

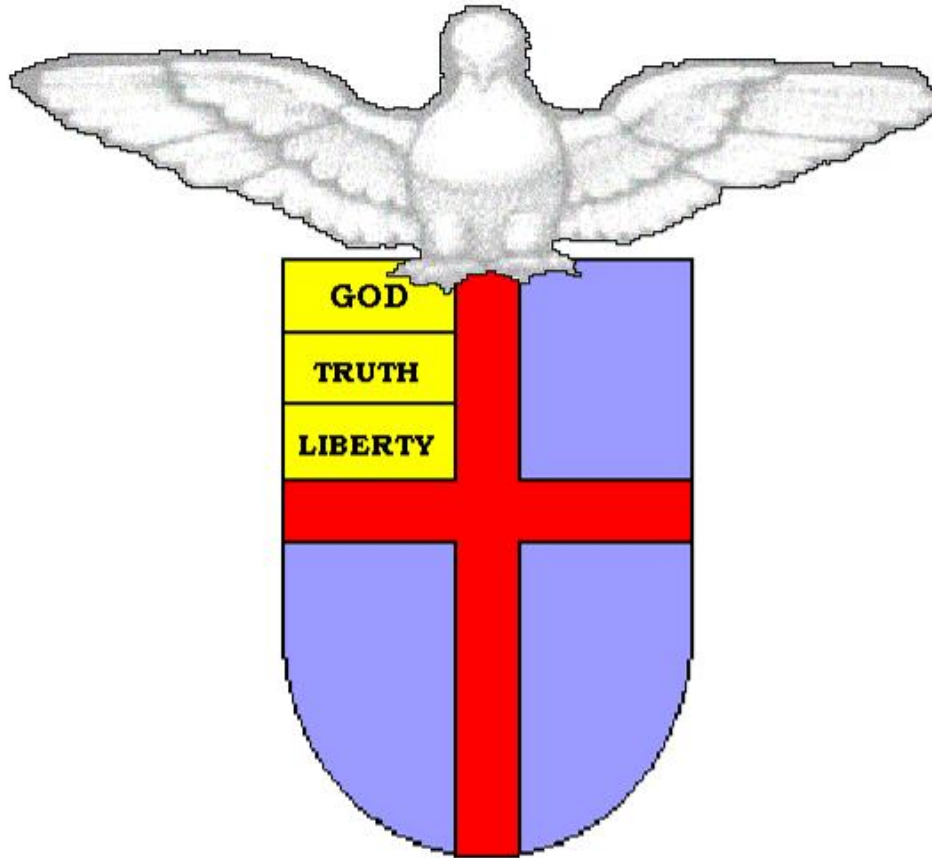
Citizenship and Sovereignty Form #12.001 Form #10.007

by:
**Sovereignty Education
and Defense Ministry
(SEDM)**

<http://sedm.org>

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S E D M



Course Materials

- This course summarizes the content of the following documents, which you should read if you want to study the subjects it covers in greater detail:
 - *Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien*, Form #05.006
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/WhyANational.pdf>
 - *Know Your Rights and Citizenship Status*, Form #10.009
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
- If you want a copy of this presentation after viewing the course, you can download it from:
 - Youtube video version
<http://youtu.be/xMrSiiAqJAU>
 - SEDM Forms Page, Form #12.001
<http://sedm.org/Forms/FormIndex.htm>
 - Liberty University, Item #2.2
<http://sedm.org/LibertyU/LibertyU.htm>

Disclaimer

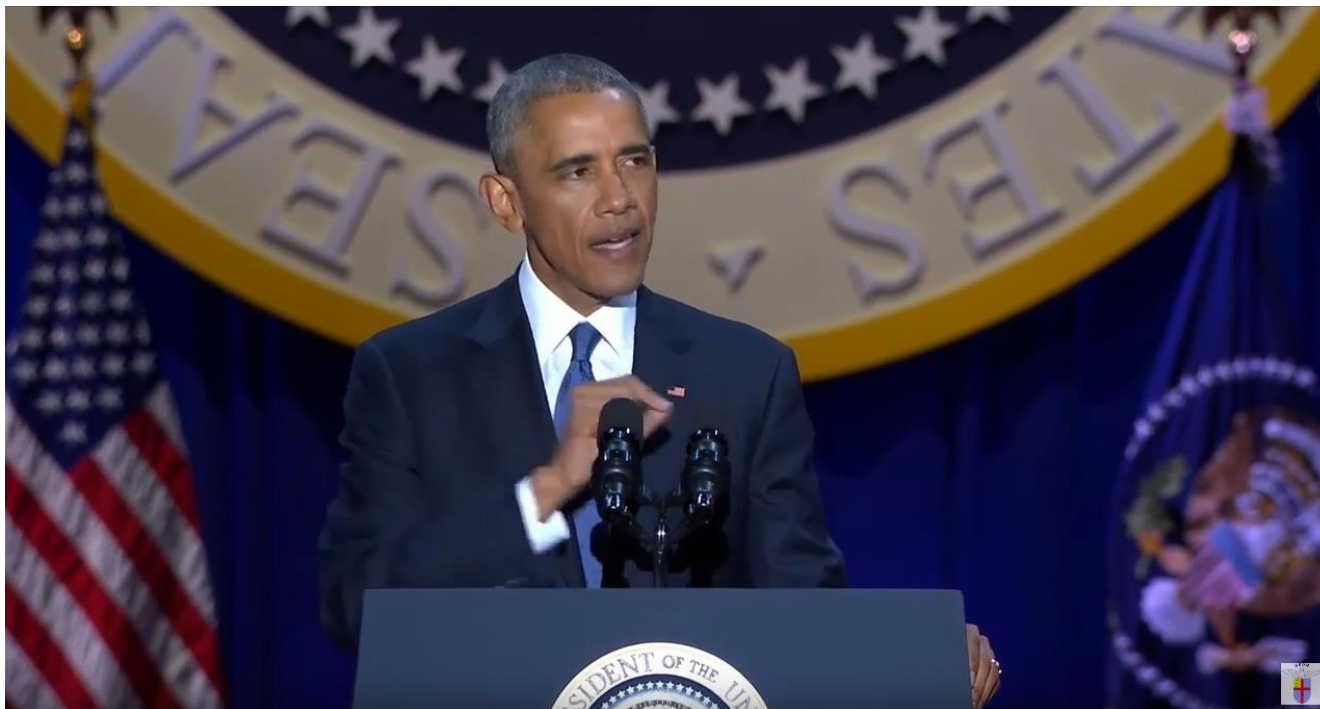
- Information appearing in this presentation is educational in nature
- Everything presented is based on:
 - Thousands of hours of scriptural and legal research
 - Review and use of the resulting research by the over 1 Million people who have visited and are currently using the [SEDM Website](#) and [Family Guardian Website](#)
 - Continuous feedback from our several readers that have improved the quality of the information over time
- If you find anything inaccurate in this presentation, our [Member Agreement, Form #01.001](#) makes it a DUTY of all members to promptly bring the error to our immediate attention with supporting evidence so that we may continually improve our materials. Your evidence must be completely consistent with our presentation below:

Reasonable Belief About Income Tax Liability, Form #05.007

<http://sedm.org/Forms/FormIndex.htm>

- The application of this information to your specific legal circumstances is entirely your choice and responsibility
- The information presented is copyrighted and subject to the copyright restrictions found at:
<http://sedm.org/disclaimer.htm>
- This disclaimer is the SAME disclaimer as the U.S. government uses. See Internal Revenue Manual Section 4.10.7.2.7 at:
https://www.irs.gov/irm/part4/irm_04-010-007#idm139859652464096

President Obama Admits that “citizen” is a Public Office (straw man)



**President Obama Admits in His Farewell Address that “Citizen”
is a Public Office, Exhibit #01.018**

YOUTUBE: <https://youtu.be/XjVyEZU0mlc>

EXHIBITS PAGE: <http://sedm.org/Exhibits/ExhibitIndex.htm>

President Obama Admits that “citizen” is a Public Office (straw man)

The above “public office” is the ONLY lawful subject of CIVIL legislation or CIVIL enforcement and filling it is VOLUNTARY. If it ISN'T voluntary, then you are a SLAVE and the Thirteenth Amendment prohibition against involuntary servitude is violated! To “unvolunteer” one simply removes themselves from a domicile on federal territory and thereby becomes a STATUTORY “non-resident non-person” in relation to the national government. The ONLY type of “citizen” he could possibly be talking about in the above video is STATUTORY citizens, not CONSTITUTIONAL/state citizens. For more details on the distinction between CONSTITUTIONAL and STATUTORY citizens, see:

- *Why the Fourteenth Amendment is NOT a Threat to Your Freedom*, Form #08.015
DIRECT LINK: <http://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf>
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
- *Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien*, Form #05.006
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/WhyANational.pdf>
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

See also:

Citizenship and Domicile as Verified by President Obama, Exhibit #01.017;

DIRECT LINK: http://youtu.be/szcA_v3K6l8

LITIGATION TOOLS PAGE: <http://sedm.org/Exhibits/ExhibitIndex.htm>

What this Course and We are NOT

- We do not claim or advocate that we are any of the following:
 - “Sovereign citizens”-Being a “sovereign” and a statutory “citizen” at the same time is an oxymoron used mainly by MORONS
 - “Sovereigns” -God is the ONLY sovereign
 - “Sovereign”-God is the ONLY sovereign
 - Any other label or stereotype you want to put on us that would allow you to EVADE discussing , learning, obeying, or enforcing the law, which is our main goal
- If you simply can't resist giving us a name so you don't really have to THINK, LEARN, or exercise RESPONSIBLE CITIZENSHIP, then you are a terrorist who needs to be prosecuted for hate crimes. Minds, like parachutes, only work when they are OPEN. BIGOTS deserve to be government slaves, and slaves of their own ignorance and the bigotry that perpetuates it.
- Form more information on this subject, see:
Rebutted False Arguments About This Website, Form #08.011, Sections 5, 7.1-7.3
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/08-PolicyDocs/RebFalseArgAgWebsite.pdf>

Introduction

- **There is much confusion in the freedom community about citizenship and sovereignty**
- **We need to clear up this confusion before we can move forward as a community, because the government loves to keep us confused and fractured so we don't become a threat to their feudal tax system**
- **We aim to clear up most of that confusion in this course and show you how to apply this information to real life**
- **You will never learn what we are going to talk about in public schools because the government doesn't want you to know**
- **Understanding these concepts:**
 - **Is essential in your progress toward being a free and sovereign ambassador of God, who is the only sovereign**
 - **Will save you literally thousands of hours of tedious research**
 - **Will prevent lots of arguments with your freedom loving friends**
 - **Will allow you and your friends to focus on much more important issues, like getting your families educated and protecting your assets and your Constitutional rights**

Course Outline

1. Introduction

2. Sovereignty

1. Our Definition of “Sovereign”
2. Political Sovereignty
3. Introduction to Personal Sovereignty
4. Origins of Sovereignty
5. Sovereignty and delegated powers
6. Collective v. Individual Sovereignty
7. How you lose your sovereignty
8. Sovereignty and jurisdiction

3. Words of art

4. What is a “state”?

5. Natural Order

6. Rights

1. Rights v. Privileges
2. How Rights are Illegally Converted to Privileges

7. Law

1. Two classes of law
2. Public law
3. Equal protection
4. Private law
5. Deception by confusing PRIVATE law with PUBLIC law

8. Withdrawing Consent to Private Law

Course Outline

- 9. Government**
- 10. Separation of Powers**
- 11. The Constitution**
- 12. The USA is a Republic-not a Democracy**
- 13. Two political models**
- 14. The Federal zone**
- 15. Police powers**
- 16. Extraterritorial/Longarm Jurisdiction**
- 17. Residence**
- 18. Domicile**
- 19. Why Politicians and Policemen Don't Like Sovereignty Advocates**
- 20. Federalism**
- 21. Sovereign Immunity**
- 22. Citizenship**
- 23. Flawed arguments about citizenship**
- 24. THE problems with "citizenship"**

Course Outline

- 25. Stateless persons**
- 26. Citizenship and taxation**
- 27. How you ELECT Privileged “U.S. person” Status**
- 28. Conclusions**

Our Definition of “Sovereign”

4.20 Sovereign

The word "sovereign" when referring to humans or governments means all the following:

- 1. A human being and NOT a "government". Only human beings are "sovereign" and only when they are acting in strict obedience to the laws of their religion. All powers of government are delegated from the PEOPLE and are NOT "divine rights". Those powers in turn are only operative when government PREVENTS the conversion of PRIVATE rights into PUBLIC rights. When that goal is avoided or undermined or when law is used to accomplish involuntary conversion, we cease to have a government and instead end up with a private, de facto for profit corporation that has no sovereign immunity and cannot abuse sovereign immunity to protect its criminal thefts from the people.**
- 2. EQUAL in every respect to any and every government or actor in government. All governments are legal "persons" and under our Constitutional system, ALL "persons" are equal and can only become UNEQUAL in relation to each other WITH their EXPRESS and NOT IMPLIED consent. Since our Constitutional rights are unalienable per the Declaration of Independence, then we can't become unequal in relation to any government, INCLUDING through our consent.**
- 3. Not superior in any way to any human being within the jurisdiction of the courts of any country.**
- 4. Possessing the EQUAL right to acquire rights over others by the same mechanisms as the government uses. For instance, if the government encourages the filing of FALSE information returns that essentially "elect" people into public office without their consent, then we have an EQUAL right to elect any and every government or officer within government into our PERSONAL service as our PERSONAL officer without THEIR consent. See:**

Correcting Erroneous Information Returns, Form #04.001

<https://sedm.org/Forms/04-Tax/0-CorrErrInfoRtns/CorrErrInfoRtns.pdf>

Our Definition of “Sovereign”

- 5. Subject to the criminal laws of the jurisdiction they are physically situated in, just like everyone else. This provision excludes "quasi criminal provisions" within civil franchises, such as tax crimes.**
- 6. The origin of all authority delegated to the government per the Declaration of Independence.**
- 7. Reserving all rights and delegating NONE to any and every government or government actor. U.C.C. 1-308 and its predecessor, U.C.C. 1-207.**
- 8. Not consenting to any and every civil franchise offered by any government.**
- 9. Possessing the same sovereign immunity as any government. Hence, like the government, any government actor asserting a liability or obligation has the burden of proving on the record of any court proceeding EXPRESS WRITTEN consent to be sued before the obligation becomes enforceable.**
- 10. Claiming no civil or franchise status under any statutory franchise, including but not limited to "citizen", "resident", "driver" (under the vehicle code), "spouse" (under the family code), "taxpayer" (under the tax code). Any attempt to associate a statutory status and the public rights it represents against a non-consenting party is THEFT and SLAVERY and INJUSTICE.**

Our Definition of “Sovereign”

- 11.** Acting as a fiduciary, agent, and trustee on behalf of God 24 hours a day, seven days a week as an ambassador of a legislatively foreign jurisdiction and as a public officer of "Heaven, Inc.", a private foreign corporation. God is the **ONLY** "sovereign" and the source of all sovereignty. We must be acting as His agent and fiduciary before we can exercise any sovereignty at all. Any attempt by so-called "government" to interfere with our ability to act as His fiduciaries is a direct interference with our right to contract and the free exercise of religion. See:

Delegation of Authority Order from God to Christians, Form #13.007

<https://sedm.org/Forms/13-SelfFamilyChurchGovnce/DelOfAuthority.pdf>

- 12.** Capable of being civilly sued **ONLY** under the common law and equity and not under any statutory civil law. All statutory civil laws are law for government and public officers, and **NOT** for private human beings. They are civil franchises that only acquire the "force of law" with the consent of the subject. See:

Why Statutory Civil Law is Law for Government and Not Private Persons, Form #05.037

<https://sedm.org/Forms/05-MemLaw/StatLawGovt.pdf>

- 13.** Protected from the civil statutory law by the First Amendment requirement for separation of church and state because we Christians are the church and our physical body is the "temple" of the church. See: 1 Cor. 6:19.
- 14.** Responsible for all the injuries they cause to every other person under equity and common law **ONLY**, and not under civil statutory law.

[SEDM Disclaimer, Section 4.20; <https://sedm.org/disclaimer.htm#4.20>. **Sovereign**]

Our Definition of “Sovereign”

- **IMPORTANT NOTES ABOUT OUR DEFINITION:**
 - This definition of “sovereign” is NOT something we recommend invoking in a court proceeding unless it is defined in the pleadings themselves.
 - If you DO NOT define it before invoking it, you may be labelled “frivolous” or incorrectly called a “sovereign citizen”.
 - Our [Member Agreement, Form #01.001](#) Requires members to do the following in all litigation using our materials:
 - » Not refer to themselves as “Sovereign citizens”
 - » Not refer to themselves as “sovereigns”-God is the ONLY sovereign and we all worship and represent ONLY him.
 - » Describing themselves as divine agents and representatives of God 24 hours a day, 7 days a week whose BODY is a temple. Any CIVIL STATUTORY connection between that divine temple and CIVIL secular authorities makes that temple into a WHOREHOUSE and a violation of the separation between Church and State at the heart of the First Amendment.
 - For a description of HOW to maintain absolute LEGAL separation between God’s temple, which is your body, and the CIVIL secular state Babylon Whore Corporation in the context of taxation, see:
[Foreign Tax Status Information Group \(FTSIG\) Website](#)
<https://ftsig.org>

Political Sovereignty

- What is “political sovereignty”?

Sovereignty. The supreme, absolute, and uncontrollable power by which any independent state is governed; supreme political authority; paramount control of the constitution and frame of government and its administration; self sufficient source of political power, from which all specific political powers are derived; the international independence of a state, combined with the right and power of regulating its internal affairs without foreign dictation; also a political society, or state, which is sovereign and independent. Chisholm v. Georgia, 2 Dall. 455, 1 L.Ed. 440; Union Bank v. Hill, 3 Cold., Tenn 325; Moore v. Shaw, 17 Cal. 218, 79 Am.Dec. 123; State v. Dixon, 66 Mont. 76, 213 P. 227.

[Black’s Law Dictionary, 4th Edition, p. 1568]

Introduction to Personal Sovereignty

- The requirement for consent is the foundation of all of our sovereignty as human beings. See:

Requirement for Consent, Form #05.003

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Consent.pdf>

Introduction to Personal Sovereignty

- **Being sovereign means:**
 - You are **LEGISLATIVELY FOREIGN** from a **CIVIL STATUTORY** perspective with respect to the national government. See:
“Sovereign”=“Foreign”, Family Guardian Fellowship
<https://famguardian.org/Subjects/Freedom/Sovereignty/Sovereign=Foreign.htm>
 - **NO ONE** can compel you in a [civil STATUTORY \(Form #05.037\)](#) court of law without [your consent](#), which you should **NEVER** give.
 - You **CAN** be compelled into a **CRIMINAL** court or under the **COMMON** law for any injuries you cause others, with or without your consent.
 - The **ONLY** way you can **LOSE** rights are to injure the [EQUAL rights of other sovereigns \(Form #05.033\)](#) and thereby commit a crime or common law injury. That is the basis for the criminal law.
 - You cannot alienate or even consent to alienate constitutionally protected rights to a real de jure government. Your rights are “unalienable”, as the Declaration of Independence, which is organic law, says. See:
Unalienable Rights Course, Form #12.038
<https://sedm.org/LibertyU/UnalienableRights.pdf>

Introduction to Personal Sovereignty

- You absolutely and exclusively own your body and all your property. As the absolute owner of yourself and your property, you alone are responsible for supporting yourself and for all injuries you cause others. Ownership and responsibility ALWAYS go together. See:
 - » *Hot Issues: Laws of Property**, SEDM
<https://sedm.org/laws-of-property/>
 - » *Laws of Property*, Form #14.018
<https://sedm.org/Forms/14-PropProtection/LawsOfProperty.pdf>
- Anyone who claims control or ownership over your property has the burden of proving that you lawfully consented to give it away in writing. Absent such proof, you are presumed to be the absolute owner. See:
Property View of Income Taxation Course, Form #12.046
<https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf>
- **“Sovereignty” and “dependency” are mutually exclusive**
“The more you want or need, the more the world can hurt you.”
[Confucius]

Introduction to Personal Sovereignty

- **Sovereign people:**
 - **NEVER** consent to **ANYTHING** the government proposes or wants. **EVER!**
 - **Do NOT** join the Private Membership Association (PMA) called the **CIVIL STATUTORY** law be consenting to a **CIVIL DOMICILE** or **RESIDENCE**. See:
Self, Family, Church, Local Self Governance, and Private Membership Associations (PMAs), Section 2, SEDM
<https://sedm.org/self-family-church-and-local-self-governance/>
 - **Thoroughly understand** the concept of **PRIVATE** and **PUBLIC** and government's **MAIN JOB** of:
 - » **Protecting the PRIVATE.**
 - » **Not allowing the PRIVATE** to be converted to **PUBLIC** without their express, informed, consent, which they **NEVER** give.

More at:

Separation Between Public and Private Course, Form #12.025

<https://sedm.org/LibertyU/SeparatingPublicPrivate.pdf>

Introduction to Personal Sovereignty

- Understand how to do legal research:
 - » They question EVERYTHING.
 - » They know how to fact check EVERY claim of their opponent and the government.
 - » They know what EVIDENCE is and base their beliefs ONLY on evidence and NEVER presumption.
 - » Have an account on a legal research service. See the bottom of the following page, NOTE 10:
[Legal Research Sources](https://famguardian.org/TaxFreedom/LegalRef/LegalResrchSrc.htm), Family Guardian Fellowship
<https://famguardian.org/TaxFreedom/LegalRef/LegalResrchSrc.htm>
- Approach every interaction with any and every government as an OFFER to BUY your absolutely owned PRIVATE property as a [Merchant \(U.C.C. §2-104\(1\)\)](#).
 - » You always define ALL the terms and conditions ONLY YOU can prescribe and NEVER using THEIR rules.
 - » Government is ALWAYS the [Buyer \(U.C.C. §2-103\(1\)\(a\)\)](#) and NEVER the Merchant in relation to you the human being.
 - » The only choice government has is to either ACCEPT your offer or leave you alone, which is the legal definition of JUSTICE itself. See:
[What Is “Justice”?](https://sedm.org/Forms/05-MemLaw/WhatIsJustice.pdf), Form #05.050
<https://sedm.org/Forms/05-MemLaw/WhatIsJustice.pdf>

Introduction to Personal Sovereignty

- Can only remain free if they are educated
- Must learn to trust their own judgment and intellect above and beyond what the government or others, especially those in the legal profession, tell them.
- Take 100% personal responsibility for every aspect of their choices and actions and lives. Ownership and Responsibility, after all, are TWO SIDES OF THE SAME COIN! You can't have one without the other!
- Are skeptical about what people in government tell them because they are jealous for their liberties, as Thomas Jefferson said they should be.
- Do not depend on any government for any kind of handouts.
See:

Government Instituted Slavery Using Franchises, Form #05.030

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Franchises.pdf>

Introduction to Personal Sovereignty

- Do not submit or sign government forms without defining ALL of the terms on the form to keep them and their property **EXCLUSIVELY PRIVATE** and to prevent being victimized by the self-serving presumptions of others. See:

Avoiding Traps on Government Forms, Form #12.023

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <https://sedm.org/LibertyU/AvoidingTrapsGovForms.pdf>

- Do not depend on or allow others to determine or declare or **PRESUME** their civil status or their PRIVATE rights, whether it be their citizenship status (Form #10.011) or their tax status. See:

Your Exclusive Right to Declare or Establish Your Civil Status, Form #13.008

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/13-SelfFamilyChurchGovnce/RightToDeclStatus.pdf>

- Please don't ask us to make determinations about your legal or civil status, because if you do, you're admitting that you aren't "sovereign" and you are giving control of your life to us. We don't want to be your Master: we want YOU to be your own master! You own your life and we want to make sure no one takes that ownership or any aspect of the control that embodies it away from you!

Origins of Sovereignty

- In our country, the people, not the government, are the “sovereigns” and the government exercises “sovereign powers” explicitly delegated to it by the people through a written Constitution:
 - [Julliard v. Greenman, 110 U.S. 421 \(1884\)](#): “There is no such thing as a power of inherent sovereignty in the government of the United States...In this country sovereignty resides in the people, and Congress can exercise no power which they have not, by their Constitution entrusted to it. All else is withheld.”
 - [Perry v. U.S., 294 U.S. 330 \(1935\)](#): “In the United States, sovereignty resides in the people...the Congress cannot invoke sovereign power of the People to override their will as thus declared.”
 - [Yick Wo v. Hopkins, 118 U.S. 356 \(1886\)](#): “Sovereignty itself is, of course, not subject to law, for it is the author and source of law...While sovereign powers are delegated to...the government, sovereignty itself remains with the people.”
- In America, “We the People” and not the government that **SERVES** them, are the “state”. **THEY** are the people owed allegiance, not the government or public servants

Origins of Sovereignty

- In every political system, the “state” is the origin of all sovereignty
- Definition of “state” IN AMERICA:

“State. A people [NOT a “government” or a “collective”, but a PEOPLE] permanently occupying a fixed territory bound together by common-law habits and custom into one body politic exercising, through the medium of an organized government, independent sovereignty and control over all persons and things within its boundaries, capable of making war and peace and of entering into international relations with other communities of the globe. United States v. Kusche, D.C.Cal., 56 F.Supp. 201 207, 208. The organization of social life which exercises sovereign power in behalf of the people. Delany v. Moralitis, C.C.A.Md., 136 F.2d 129, 130. In its largest sense, a “state” is a body politic or a society of men. Beagle v. Motor Vehicle Acc. Indemnification Corp., 44 Misc.2d 636, 254 N.Y.S.2d 763, 765. A body of people occupying a definite territory and politically organized under one government. State ex re. Maisano v. Mitchell, 155 Conn. 256, 231 A.2d 539, 542. A territorial unit with a distinct general body of law. Restatement, Second, Conflicts, §3. Term may refer either to body politic of a nation (e.g. United States) or to an individual government unit of such nation (e.g. California).

[...]

The people of a state, in their collective capacity, considered as the party wronged by a criminal deed; the public; as in the title of a cause, “The State vs. A.B.”

[Black’s Law Dictionary, Sixth Edition, p. 1407]

- Note that a “collective” or group is not a physical thing but an abstraction. Hence, it cannot “physically occupy” a “territory” or a physical place as described above.
- HUMAN BEINGS individually are the only thing that can physically occupy ANYTHING. Hence, HUMAN BEINGS individually are the “state” and thus the “sovereign”.

Origins of Sovereignty

- In a monarchy, the “state” is the king or queen and NOT the people, who instead are “subjects” and NOT sovereigns.
- In an oligarchy, a small group of political leaders are the “state” and NOT the people under them, who instead are “subjects” and NOT sovereigns.
- Frederic Bastiat describes the purpose of the laws enacted by a “state” as follows:

Proper Legislative Functions

It is not true that the legislator has absolute power over our persons and property. The existence of persons and property preceded the existence of the legislator, and his function is only to guarantee their safety.

It is not true that the function of law is to regulate our consciences, our ideas, our wills, our education, our opinions, our work, our trade, our talents, or our pleasures. The function of law is to protect the free exercise of these rights, and to prevent any person from interfering with the free exercise of these same rights by any other person.

Since law necessarily requires the support of force, its lawful domain is only in the areas where the use of force is necessary. This is justice [Form #05.050].

Every individual has the right to use force for lawful self-defense. It is for this reason that the collective force - which is only the organized combination of the individual forces - may lawfully be used for the same purpose; and it cannot be used legitimately for any other purpose.

Law is solely the organization of the individual right of self-defense which existed before law was formalized. Law is justice.

[The Law, Frederic Bastiat, 1850; SOURCE:

<https://famguardian.org/Publications/TheLaw/TheLaw.htm>]

Origins of Sovereignty

- Thus, no law enacted by a state can do anything OTHER than:
 - Punish the non-consensual use of force AFTER it occurs.
 - Punish those who cause injuries to person or property AFTER the injury occurs.
 - Ensure that people honor their own contracts by punishing them for dishonoring them AFTER the violation occurs.
- Any use of law or statutes to do anything OTHER than the above is a usurpation and a THEFT of property and control over property. The right of property is described at:
Separation Between Public and Private Course, Form #12.025
<https://sedm.org/Forms/FormIndex.htm>
- More on the proper purpose of “law” at:
What is “law”?, Form #05.048
<https://sedm.org/Forms/FormIndex.htm>

Sovereignty and Delegated Powers

- A government based on equality as described in the Declaration of Independence and of DELEGATED POWERS is a government that:
 - Derives its powers from a “natural source”, meaning you as a human being.
 - Has no more rights or authority than the people it serves as human beings
 - Must operate in equity against other sovereigns as CO-EQUALS
 - May not assert superior rights of its own or impute INFERIOR rights to you
 - May not force you into a “franchise court” where you have inferior rights. If you end up in such a court, they have to dismiss the case and may not “presume” they have jurisdiction if you are NOT a franchisee
 - May not lawfully change your civil status without your consent, or infer a status within a franchise agreement that you do not have or cannot lawfully have. Only you can choose your status, because that status is how you contract with and associate with others. Governments are established to protect your PRIVATE right to contract and associate. See:
Your Exclusive Right to Declare or Establish Your Civil Status, Form #13.008
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/13-SelfFamilyChurchGovnce/RightToDeclStatus.pdf>
 - May not convert your private property or your labor to a public use, a public purpose, or a public office without your express consent or at least compensation. Another way of saying this is that their job is to protect mainly PRIVATE rights by keeping what is private SEPARATE from what is public. All governments are established mainly to protect PRIVATE rights, in fact. The first step in that protection is to keep them from being converted to public rights without the consent of the owner.
- **YOU OWN YOURSELF AND YOUR PROPERTY!**

Sovereignty and Delegated Powers

- A government based on delegated powers cannot have any more powers from THE SOVEREIGN PEOPLE from whom it was DELEGATED authority.
- Common law maxims of law proving this:
 - “*Quod meum est sine me auferri non potest.*
What is mine [sovereignty in this case] cannot be taken away without my consent”
[Bouvier’s Law Dictionary Unabridged, 8th Edition, pg. 2159]
 - “*Derivativa potestas non potest esse major primitive.*
The power [sovereign immunity in this case] which is derived cannot be greater than that from which it is derived.”
[Bouvier’s Law Dictionary Unabridged, 8th Edition, pg. 2131]
 - “*Nemo potest facere per obliquum quod non potest facere per directum.*
No one can do that indirectly which cannot be done directly.”
[Bouvier’s Law Dictionary Unabridged, 8th Edition, pg. 2147]
 - “*Quod per me non possum, nec per alium..*
What I cannot do in person, I cannot do through the agency of another.”
[Bouvier’s Law Dictionary Unabridged, 8th Edition, pg. 2159]
- SOURCE FOR THE ABOVE:
Bouvier’s Maxims of Law, 1856
<http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm>

Sovereignty and Delegated Powers

- On the subject of delegated powers and equity, God says in the [Bible](#) the following:
 - “Arise, O Lord,
*Do not let man [or governments made up of men] prevail;
Let the nations be judged [and disciplined] in Your sight.
Put them in fear [with your wrath and the timeless principles of your
perfect and [Glorious Law](#)], O Lord,
That the nations may know themselves to be but men.”*
[\[Psalm 9:19-20, Bible, NKJV\]](#)
 - “Behold, the nations [and governments and politicians of the nations] are as a drop in the bucket, and are counted as the small dust on the scales.”
[\[Isaiah 40:15, Bible, NKJV\]](#)
 - “All nations [and governments] before Him [God] are as nothing, and they are counted by Him less than nothing and worthless.”
[\[Isaiah 40:17, Bible, NKJV\]](#)
 - “He [God] brings the princes [and Kings and Presidents] to nothing; He makes the judges of the earth useless.”
[\[Isaiah 40:23, Bible, NKJV\]](#)
 - “Indeed they [the governments and the men who make them up in relation to God] are all worthless; their works are nothing; their molded images [and their bureaus and agencies and [usurious "codes" that are not law](#)] are wind [and vanity] and confusion.”
[\[Isaiah 41:29, Bible, NKJV\]](#)

Sovereignty and Delegated Powers

- Any government that asserts any right or authority or power that is superior to a single human being is:
 - A government that derives its authority from a SUPERNATURAL source, meaning a source that has superior powers to you as a human being, who is “natural”
 - Operating as a religion, and demanding “[worship](#)” [obedience]
 - Establishing a religion in violation of the [First Amendment](#)
 - Establishing itself as a pagan “god”. A “god” is anything or any one that has SUPERNATURAL powers, which claims your allegiance and obedience in the form of “[worship](#)”
 - If it demands money, is demanding “tithes” to a state sponsored church
- Religion is legally defined as the “[worship](#)”, meaning obedience, toward “superior beings” who have supernatural powers:

Religion. Man's relation to Divinity, to reverence, [worship](#), obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct [[franchises](#)], with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God [worship](#) [obedience] due him [the PAGAN judge or civil ruler] as source of all being and [principle of all government of things](#). *Nikulnikoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church*, 142 Misc. 894, 255 N.Y.S. 653, 663.

[*Black's Law Dictionary, Sixth Edition, p. 1292*]

Sovereignty and Delegated Powers

- For details see:
 - Government Establishment of Religion, Form #05.038
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/GovEstabReligion.pdf>
 - Socialism: The New American Civil Religion, Form #05.016
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf>
 - Our Government Has Become Idolatry and a False Religion
<http://famguardian.org/Subjects/Taxes/Articles/Christian/GovReligion.htm>
- The above sort of state sponsored religion is IMPOSSIBLE if Christians take the approach that Jesus mandated towards government:

“And when the ten heard it, they were greatly displeased with the two brothers. But Jesus called them to Himself and said, “You know that the rulers of the Gentiles lord it [parens patriae/king] over them, and those who are great exercise authority over them. Yet it shall not be so among you; but whoever desires to become great among you, let him be your servant. And whoever desires to be first among you, let him be your slave— just as the Son of Man did not come to be served, but to serve, and to give His life a ransom for many.”

[[Matt. 20:24-28](#), Bible, NKJV]
- The ONLY type of government that God permits is one that serves Him AND the people, and not the other way around!

Sovereignty and Delegated Powers

- Any government that establishes itself as a “religion” in this way is:

- Destroying the foundation of the Constitution, which is equal protection and equal treatment:

“No duty rests more imperatively upon the courts than the enforcement of those constitutional provisions intended to secure that equality of rights which is the foundation of free government.”

[Gulf, C. & S. F. R. Co. v. Ellis, [165 U.S. 150](#) (1897)]

- Firing God as our protector and substituting a man, king, or “parens patriae” in its place, which the Bible forbids.

“And when you saw that Nahash king of the Ammonites came against you, you said to me, ‘No, but a king shall reign over us,’ when the Lord your God was your king. [. . .]

And all the people said to Samuel, “Pray for your servants to the Lord your God, that we may not die; for we have added to all our sins the evil of asking a king [or political ruler above us] for ourselves.”

[[1 Sam. 12:12, 19](#), Bible, NKJV]

Sovereignty and Delegated Powers

- Causing Christians to commit the worst sin in the Bible, which is idolatry. See:

What is Idolatry, Tim Keller

<https://sedm.org/what-is-idolatry/>

- Violating its delegation of authority order from God, which is the Bible, and should be AVOIDED AND RESISTED. See:

Delegation of Authority Order from God to Christians, Form #13.007

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/13-SelfFamilyChurchGovnce/DelOfAuthority.pdf>

Collective v. Individual Sovereignty

- Many people falsely claim that sovereignty can only exist in a GOVERNMENT or a COLLECTIVE group, but NOT in an individual human. Examples:

Policy Document: Rebutted False Arguments About Sovereignty, Form #08.018

<https://sedm.org/Forms/08-PolicyDocs/RebFalseArgSovereignty.pdf>

- There is a logical fallacy associated with this belief, which is that:
 - All “persons” are created equal, according to the Declaration of Independence.
 - All REAL LAW is based on equality of protection and treatment of all “persons”. See:
What is “law”?, Form #05.050
<https://sedm.org/Forms/FormIndex.htm>
 - A COLLECTIVE is a legal person, just like INDIVIDUAL humans.
 - Thus the COLLECTIVE is equal to a single human in the eyes of REAL LAW.
 - Our government has repeatedly been affirmed by the U.S. Supreme Court as a government of delegated powers ALONE.
 - It is a maxim of law that one cannot INDIVIDUALLY delegate to a GROUP or COLLECTIVE what one does not INDIVIDUALLY ALSO possess, as we showed a few slides back.
 - Might does not make right. The fact that a GROUP is bigger than a single INDIVIDUAL doesn’t make it SUPERIOR or somehow more powerful in the eyes of REAL LAW.

Collective v. Individual Sovereignty

- **If IN FACT “ALL ARE EQUAL” as President Obama said in his Inauguration Speech, THEN**
 - You are equal to the government in the eyes of REAL law. See:
Foundations of Freedom Course, Form #12.021, Video 1
<https://www.youtube.com/watch?v=ikf7CcT2l8I>
 - Since the government claims to be “sovereign”, then YOU must be also, SINCE you are equal.
 - You can only become INFERIOR or UNEQUAL by your [consent \(Form #05.003\)](#).
 - Kings are impossible.
 - All the CIVIL statutes enacted by Congress are merely rules for those who consensually serve WITHIN the government and not those OUTSIDE of government.
- **Those who assert that you are UNEQUAL or INFERIOR to government are advocating religious idolatry and violating the First Amendment and turning government into a pagan deity.**
- **More of the subject of COLLECTIVE v. INDIVIDUAL sovereignty is found at:**
Policy Document: Rebutted False Arguments About Sovereignty, Form #08.018, Section 6.18
<https://sedm.org/Forms/FormIndex.htm>

How You Lose Your Sovereignty

- Our [Declaration of Independence](#) says we are all born EQUAL under the law in America. See:
Requirement for Equal Protection and Equal Treatment, Form #05.033
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/EqualProtection.pdf>
- The only way we can become UNEQUAL or inferior in relation to any political ruler or public servant or entire government is by our [consent](#)! See:
Requirement for Consent, Form #05.003
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Consent.pdf>
- The main method for procuring your [consent](#) to become inferior and give up your sovereignty is mainly through [franchises](#) in America. See:
Government Instituted Slavery Using Franchises, Form #05.030
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Franchises.pdf>

How You Lose Your Sovereignty (cont)

- If any public servant asserts that they are entitled to your services or property under the civil statutory law, the burden of proof remains on THEM to produce legal evidence that:
 - You consented in writing in a manner that YOU and not THEY defined
 - You had the legal capacity to consent at the time you consented
 - You were either domiciled within the exclusive jurisdiction of the government in question at the time you consented or acted, or you were representing an entity that was so domiciled under Federal Rule of Civil Procedure 17(b)
 - You expressly consented to the “civil status” to which the obligation attaches: e.g. “taxpayer”, “citizen”, “resident”, “driver”, etc. See:

Your Exclusive Right to Declare or Establish Your Civil Status, Form #13.008

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/StatLawGovt.pdf>

How You Lose Your Sovereignty (cont)

- If they cannot meet the above [burden of proof](#), they are engaging in a [Bill of Attainder](#), and a violation of the [Fifth Amendment Takings Clause](#)
- For an example of HOW to impose this burden of proof in the case of income taxation, see the following, which is specifically prepared to be viewed by an audience of jurors who know nothing about statutes!:

Property View of Income Taxation Course, Form #12.046

<https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf>

How You Lose Your Sovereignty (cont)

- An example of representing an entity domiciled on federal territory would be “public officers” or agents, who represent the government of the “United States”.
 - The “United States” is a federal corporation.
 - They are “officers” of said corporation.
 - They are therefore the ONLY “persons” under 26 U.S.C. §6671(b) and 26 U.S.C. § 7343.
 - They are acting in a representative capacity on behalf of the public trust under Federal Rule of Civil Procedure 17(b).
- Additional information on how you lose constitutional rights:

How You Lose Constitutional or Natural Rights, Form #10.015

<https://sedm.org/Forms/10-Emancipation/HowLoseConstOrNatRights.pdf>

How You Lose Your Sovereignty (cont.)

- Methods the de facto government abuses to ILLEGALLY recruit NEW “public officers” (in violation of 18 U.S.C. §912):
 - All tax forms, which are franchises that implement excise taxes. The activity is called a “trade or business”, which is defined in 26 U.S.C. §7701(a)(26) as “the functions of a public office”
 - All license applications, such as:
 - » Marriage licenses
 - » Drivers licenses
 - » Professional licenses
 - » Business licenses
 - Federal “benefit” applications such as Social Security Form SS-4 and SS-5. All “benefits” are franchises.
 - Any government form that asks for a Social Security Number or Taxpayer Identification Number. 26 C.F.R. §301.6109-1 says these numbers may only be compelled against those engaged in a “trade or business”, meaning a public office in the U.S. government.
 - Any form that asks if you are a CIVIL “U.S. citizen” or “resident” (alien), both of which are privileged franchisees of the United States government. See:

Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien, Form #05.006

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/WhyANational.pdf>

How You Lose Your Sovereignty (cont.)

- In short, an SSN or TIN acts as a de facto license to represent a public office in the United States government

WELCOME TO THE MATRIX, NEO! See:

- *Choices (Audio form The Matrix Movie)*,
Family Guardian Fellowship
<http://famguardian.org/Media/Choices.mp3>
- *The REAL Matrix*, SEDM
<https://sedm.org/media/the-real-matrix/>
- *The Jones Plantation Movie*, Larken Rose
<https://sedm.org/jones-plantation-movie-w-larken-rose/>

THERE IS HOPE!

DON'T WORRY!...Why is there hope? How can we escape the MATRIX?

- You're not a statutory CIVIL (domiciled) "[U.S.** citizen**+D](#)" or "[resident](#)" (alien)
- You can't lawfully apply for or participate in [federal franchises](#) without a [domicile](#) and physical presence on federal [territory](#)
- People [domiciled](#) in a state of the Union are NOT domiciled on federal territory in the statutory CIVIL geographical "United States**".
- It is illegal to engage in a [public office](#) outside the District of Columbia pursuant to [4 U.S.C. §72](#) and [18 U.S.C. §912](#).
- It is illegal to establish or enforce [federal franchises](#) within states of the Union outside of federal [territory](#)
- The definitions in [federal law](#) consistently agree with all the above.
- If they TREAT you as a public officer without your consent, they are engaging in CRIMINAL IDENTITY THEFT! See:

Identity Theft Affidavit, Form #14.020

[https://sedm.org/Forms/14-PropProtection/Identity Theft Affidavit-f14039.pdf](https://sedm.org/Forms/14-PropProtection/Identity%20Theft%20Affidavit-f14039.pdf)

The above facts are explained in our other training materials. Right now, we are just going to focus on getting you to the point where you can PROVE all of the above. Please be patient and LEARN. That's how you are going to get FREE!

Sovereignty and Jurisdiction

- Purpose of defining sovereignty: *Identify exclusive responsibility and authority over something*
- Sovereignty defines and circumscribes **legal jurisdiction**
- Three types of **legal jurisdiction**:
 - In personam-jurisdiction over the person. Conferred by:
 - » Service on persons physically present in forum state AND
 - » Domicile within the state AND
 - » Consent or appearance in the action
 - In rem-jurisdiction over property-determined by whether property is within the territorial limits of the sovereign regardless of where the owners are domiciled
 - Subject matter-is the court empowered to hear your case by the Constitution and laws? This can be a complicated matter with several criteria
- If you want to know the rules for how sovereignties interact from a jurisdictional standpoint, read:
Hierarchy of Sovereignty: The Power to Create is the Power to Tax (OFFSITE LINK)
<http://famguardian.org/Subjects/Taxes/Remedies/PowerToCreate.htm>

Words of Art in the Law

- Most corruption and injustice within the legal field is done using deliberately deceptive definitions engineered to confuse or mislead you:
 - Called “[Words of Art](#)”
 - Read the definitions before you read the rest of the law and this will keep you from being deceived
 - The definitions in the [Internal Revenue Code](#) are at the END, not the BEGINNING of the code, because government quite frankly doesn’t want you paying attention to them!
 - Trust your own judgment when you read the law and don’t rely on an expert. Supreme Court says the laws are supposed to be understandable by the common man
- After government [obfuscates the law using tricky definitions](#), they will try to convince you that you can’t trust your own judgment when reading [the law](#). This:
 - Forces you to rely on a corrupt judge or lawyer
 - Puts your liberty in the hands of someone else instead of you
 - Makes the judge and lawyer into “witch doctors” and Satanic “priests” and government into a “religion”, because now you have to trust them instead of your own understanding. See:
[Devil’s Advocate: Lawyers](#), SEDM
https://sedm.org/Forms/14-PropProtection/Identity_Theft_Affidavit-f14039.pdf

Definitions: **IMPORTANT!**

- If a word is defined in the law, then you can safely conclude that you cannot rely on the common definition or the definition found in the dictionary, or it wouldn't have been defined in the law to begin with!

"When a statute includes an explicit definition, we must follow that definition, even if it varies from that term's ordinary meaning. Meese v. Keene, 481 U.S. 465, 484-485 (1987) ("It is axiomatic that the statutory definition of the term excludes unstated meanings of that term"); Colautti v. Franklin, 439 U.S. at 392-393, n. 10 ("As a rule, 'a definition which declares what a term "means" . . . excludes any meaning that is not stated"); Western Union Telegraph Co. v. Lenroot, 323 U.S. 490, 502 (1945); Fox v. Standard Oil Co. of N.J., 294 U.S. 87, 95-96 (1935) (Cardozo, J.); see also 2A N. Singer, Sutherland on Statutes and Statutory Construction § 47.07, p. 152, and n. 10 (5th ed. 1992) (collecting cases). That is to say, the statute, read "as a whole," post at 998 [530 U.S. 943] (THOMAS, J., dissenting), leads the reader to a definition. That definition does not include the Attorney General's restriction -- "the child up to the head." Its words, "substantial portion," indicate the contrary."

[Stenberg v. Carhart, 530 U.S. 914 (2000)]

"It is axiomatic that the statutory definition of the term excludes unstated meanings of that term. Colautti v. Franklin, 439 U.S. 379, 392, and n. 10 (1979). Congress' use of the term "propaganda" in this statute, as indeed in other legislation, has no pejorative connotation. As judges, it is our duty to construe legislation as it is written, not as it might be read by a layman, or as it might be understood by someone who has not even read it."

[Meese v. Keene, 481 U.S. 465, 484 (1987)]

More on “Words of Art”

- If you would like an exhaustive free analysis of how corrupt government employees abuse language to exceed their definition and STEAL from you, please read:

***Legal Deception, Propaganda, and Fraud*, Form #05.014**

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf>

The Three Geographical “United States”

- The Supreme Court has declared that there are three geographical definitions of the term “United States”:

"The term 'United States' may be used in any one of several senses. [\[Definition 1\]](#) It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. [\[Definition 2\]](#) It may designate the territory over which the sovereignty of the United States extends, or [\[Definition 3\]](#) it may be the collective name of the states which are united by and under the Constitution."

[Hooven and Allison v. Evatt, [324 U.S. 652](#) (1945)]

- Which of the above three geographical definitions of “[United States](#)” provided by the supreme Court of the United States applies in a particular case depends on the context:

#	Abbreviation	Context	Meaning
1	United States*	Geographical	Country United States
2	United States**	Geographical	Federal territory
3	United States***	Geographical	States of the Union

The Four “United States”

- In addition to the THREE geographical “United States”, the term is also used in connection with the “United States” government as a legal person.
- Context 4 below is the context for most federal law, including the Internal Revenue Code. See:
Non-Resident Non-Person Position, Form #05.020, Sections 10 and 11
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/NonresidentNonPersonPosition.pdf>

#	Abbreviation	Context	Meaning
1	United States*	Geographical	Country United States
2	United States**	Geographical	Federal territory
3	United States***	Geographical	States of the Union
4	United States****	Legal	Government of the United States

“United States” Context for Various Laws

- How are the **FOUR** contexts for the term “United States” on the previous page used in various legal contexts?

#	Context	Author	Applicable Definition	Location
1	Federal Constitution	Union States/”We The People”	United States***	States of the Union
2	Federal statutes	Federal government	United States**	Federal territory
3	Federal regulations	Federal government	United States**	Federal territory
4	State constitutions	“We the People”	United States***	States of the Union
5	State statutes	State government	United States**	Federal territory
6	State regulations	State government	United States**	Federal territory

More About “United States”

- **SEDM Disclaimer**, Section 4.32: United States
<https://sedm.org/disclaimer.htm#4.32>. United States
- **Legal Deception, Propaganda, and Fraud**, Form #05.014, Section 3.4, and 5.6
<https://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf>
- **Sovereignty Forms and Instructions Online**, Form #10.004, Cites by Topic: “United States”
<https://famguardian.org/TaxFreedom/CitesByTopic/UnitedStates.htm>
- **An Investigation Into the Meaning of the Word “United States”**, Family Guardian Fellowship
 - PDF:
<https://famguardian.org/Subjects/Taxes/ChallJurisdiction/Definitions/free-maninvestigation.pdf>
 - HTML:
<https://famguardian.org/Subjects/Taxes/ChallJurisdiction/Definitions/free-maninvestigation.htm>
- **Proof of Facts: What the geographical “United States” means in 26 U.S.C. §7701(a)(9) and (a)(10)**, SEDM
<https://sedm.org/proof-of-facts-what-the-geographical-united-states-means-in-26-u-s-c-7701a9-and-a10/>

What is a “state”?

- What is a state?

State. A people permanently occupying a fixed territory bound together by common-law habits and custom into one body politic exercising, through the medium of an organized government, independent sovereignty and control over all persons and things within its boundaries, capable of making war and peace and of entering into international relations with other communities of the globe. United States v. Kusche, D.C.Cal., 56 F.Supp. 201 207, 208. The organization of social life which exercises sovereign power in behalf of the people. Delany v. Moralitis, C.C.A.Md., 136 F.2d 129, 130. In its largest sense, a “state” is a body politic or a society of men. Beagle v. Motor Vehicle Acc. Indemnification Corp., 44 Misc.2d 636, 254 N.Y.S.2d 763, 765. A body of people occupying a definite territory and politically organized under one government. State ex re. Maisano v. Mitchell, 155 Conn. 256, 231 A.2d 539, 542. A territorial unit with a distinct general body of law. Restatement, Second, Conflicts, §3. Term may refer either to body politic of a nation (e.g. United States) or to an individual government unit of such nation (e.g. California).

[Black’s Law Dict., 6th, p. 1407]

- In our de jure republican form of government, the “[state](#)” is the PEOPLE, not the government or anyone in the government:
 - The people are the sovereigns according to the Supreme Court.
 - The government is their agent and their servant

What is a “state”?

- In de jure non-republican forms of government such as monarchies and democracies, the “state” is the government or the people in government, because the rulers/government and not individuals making up the body politic is the “sovereign”
- In de facto governments, “State” is the body corporate and there IS no body politic because EVERYONE is a public officer in the government corporation. See:

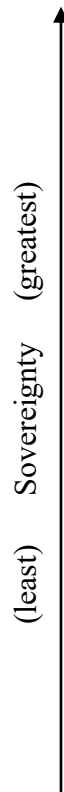
De Facto Government Scam, Form #05.043

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

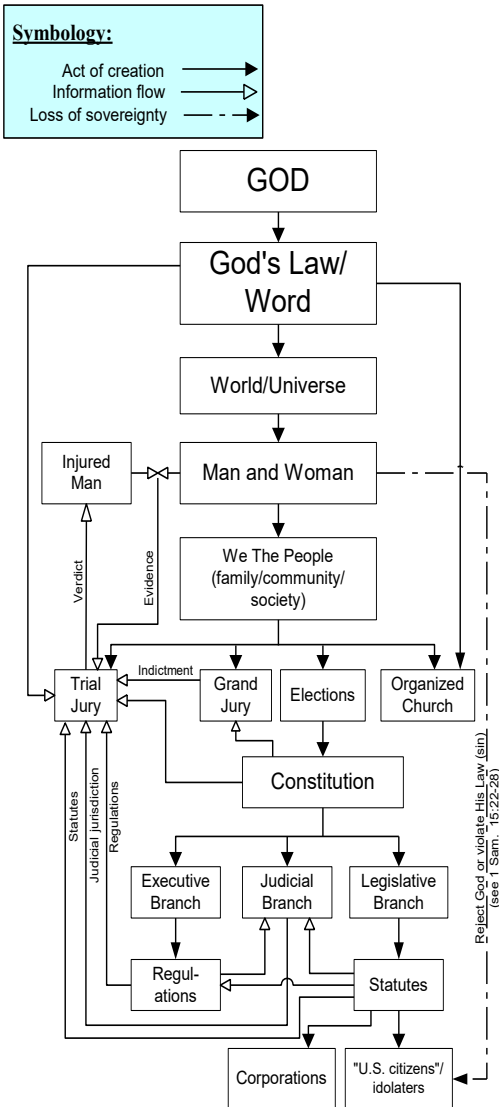
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/DeFactoGov.pdf>

Natural Order

- Natural Order is based on the sequence things were created
- The sequence of creation defines the hierarchy of sovereignty and authority. This sequence is:

- 
1. God
 2. Man (as individuals and not as a collective)
 3. Creations of man:
 1. Families
 2. Contracts
 3. Trusts
 4. Elections
 5. Petit juries
 6. Grand Juries
 7. Organized churches
 4. State constitution
 5. Creations of the state government authorized by the state constitution:
 1. Independent branches of state governments, including Executive, Legislative, Judicial
 2. State statutes
 3. State regulations
 4. State corporations
 6. Federal constitution
 7. Creations of the federal government authorized by the federal constitution:
 1. Independent branches of federal government: Executive, Legislative, Judicial
 2. Federal statutes
 3. Federal regulations
 4. Federal corporations
 5. Federal territories

Natural Order Diagram



Sovereign	References	Explanation	SOVEREIGNTY
God	John 15:20	Omnipotent, omnipresent, source of all Truth "Remember the word that I said to you, ' <u>A servant is not greater than his master.</u> '"	GREATEST ↑
	John 1:1 Hebrews 11:3	"In the beginning was the Word, and the Word was with God, and the Word was God."	
	Gen. 1:1-25 Psalms 89:11-12	"In the beginning, God created the heavens and the earth."	
	Gen. 1:26-31 Matt. 4:10	"Let Us make man in Our image" "You shall worship the Lord your God and Him ONLY you shall serve."	
We The People as Individuals (NOT government)	Julliard v. Greenman, 110 U.S. 421 (1884) Hale v. Henkel, 240 U.S. 43 (1906) Perry v. U.S., 394 U.S. 330 (1935)	Sovereignty resides in the people, not in the government. The People created trial by jury, and grand jury to punish/ prevent sin. People created elections to organize government. Created church to promote spiritual welfare.	LEAST ↑
	Church: Gen. 3:15	These organizations prevent injustice and protect our life, liberty, and pursuit of happiness.	
	Ten Commandments: Exodus 20:1 thru 20:17	Constitution is a social contract approved through elections.	
	Gen. 11:4-9 Matt. 20:25-29 Declaration of Independence	Government created by the people. "...whoever desires to become great [in the government] among you, <u>let him be your servant</u> . And whoever desires to be first among you, let him be your slave."	
	U.S. v. Mersky, 361 U.S. 431 (1960)	Statutes and regulations (laws) created by government. Executive branch writes implementing regulations based on statutes passed by legislative branch.	
	Bowers v. Kerbaugh-Empire Co., 271 U.S. 170, 174, (1926)	Corporations are fictions created by law. Lies in IRS publications and treason by judiciary try to put you here.	

Natural Order: Delegated authority

- American government is one of delegated authority
- Sovereignty flows downhill from its source, the Sovereign People (“We The People”) as individuals and *not* as a “collective”
- Collectivism inevitably leads to communism and socialism, which are the anti-thesis of the republican government we have
- The People are the “Masters” and government is their “Servant”:
 “A government of the people, for the people, and by the people” [Abraham Lincoln]
- “*No servant can serve two masters*” ([Luke 16:13](#)), and therefore:
 - The people cannot simultaneously serve God and Government
 - The people must be sovereign over government at all times, and this is the authority the Constitution bestows upon us
- All authority derived from the Sovereign People is delegated to the government by our state and federal constitutions
- The Legislative Branch then delegates its authority to the Executive Branch using the statutes and codes that it enacts into positive law
- The Executive Branch writes implementing regulations that describe how it interprets the statutes written by the Legislative Branch
- The Judicial Branch interprets or reconciles the implementing regulations against the statutes to determine how they affect the rights of the people
- If it isn’t specifically authorized in writing in the Constitution, then the government can’t do it and you can sue them if they do...especially if they hurt you.

Rights

- What is a right?

Right. As a noun, and taken in an abstract sense, means justice, ethical correctness, or consonance with the rules of law or the principles of morals. In this signification it answers to one meaning of the Latin "jus," and serves to indicate law in the abstract, considered as the foundation of all rights, or the complex of underlying moral principles which impart the character of justice to all positive law, or give it an ethical content. As a noun, and taken in a concrete sense, a power, privilege, faculty, or demand, inherent in one person and incident upon another. Rights are defined generally as "powers of free action." And the primal rights pertaining to men are enjoyed by human beings purely as such, being grounded in personality, and existing antecedently to their recognition by positive law. But leaving the abstract moral sphere, and giving to the term a juristic content, a "right" is well defined as "a capacity residing in one man of controlling, with the assent and assistance of the state, the actions of others."

[Black's Law Dictionary, Sixth, p. 1323]

- Where do rights come from?: Only God

Declaration of Independence: "all men are created equal and **endowed by their Creator** with certain unalienable rights"

Rights v. Privileges

- **Rights** v. **privileges**
 - Rights are unalienable. That means you **ARE NOT ALLOWED BY LAW** to consent to give them away. Examples:
 - » Life, liberty, and property rights
 - Definition of “unalienable”:
“Unalienable. Inalienable; incapable of being aliened, that is, sold and transferred.”
[Black’s Law Dictionary, Fourth Edition, p. 1693]
 - **Privileges** can be taken away at any time at the whim of government. Examples:
 - » Government hand-outs such as Social Security, Medicare, TANIF (formerly welfare), etc
 - Rights can only lawfully be possessed by **PRIVATE** persons, such as human beings.
 - Privileges can only be possessed by **PUBLIC** persons engaged in **PUBLIC** offices.
 - All governments are created **ONLY** to protect **PRIVATE RIGHTS**. The first step in that protection is to prevent those rights from being converted into privileges by covetous public servants.
 - A government that does not recognize or protect **PRIVATE RIGHTS** is a **de facto government**.

Rights v. Privileges

- **Politicians and governments do not produce anything, so they have to steal money from one group of people to bribe another group to vote in favor of them. Here is why the Supreme Court thinks this is wrong:**

“To lay, with one hand, the power of the government on the property of the citizen, and with the other to bestow it upon favored individuals to aid private enterprises and build up private fortunes, is none the less a robbery because it is done under the forms of law and is called taxation. This is not legislation. It is a decree under legislative forms.”

[Loan Association v. Topeka, 20 Wall. 655 (1874)]

- **Only small governments with limited jurisdiction and revenue can provide us the greatest rights and the most liberty:**

“The history of liberty is the history of the limitation of governmental power, not the increase of it.”

[Woodrow Wilson, President of the United States]

- **For more on unalienable rights, see:**

Unalienable Rights Course, Form #12.038

<http://sedm.org/Forms/FormIndex.htm>

How Rights are Illegally Converted to Privileges

- Covetous CRIMINAL DE FACTO governments intent on expanding their power in violation of the constitution and in violation of the purpose of their creation (which is to protect PRIVATE RIGHTS) will attempt to fool you into exchanging your rights for taxable privileges and thereby diminish your rights
- The method of fooling you into exchanging your rights for taxable privileges involves bribing constituents with money **STOLEN** from someone in the name of “taxation”.
 - Voters and jurists presiding over tax trials are told that the defendant refuses to “pay his fair share”, which really pisses them off that **THEIR** benefits go down and the cost goes up. It’s a crime to preside over any dispute as a voter or jurist in which one has a financial interest. 18 U.S.C. §208.
 - President Clinton and the democrats euphemistically call this “investing in America”, but it’s basically just **STEALING** and abuse of the taxing powers of the government to **STEAL** from otherwise private people
- Public monies or “benefits” paid to voters or jurists has **ALWAYS** been called criminal bribery. For this reason, it is a crime to register to vote or serve on jury duty if one receives **ANYTHING** financial or any “benefit” or “entitlement” from the government one is serving on behalf of.

Law

- The purpose of law is to:
 - Protect everyone (not just “citizens” or “residents”, but “non-residents” also)
 - Define and limit government jurisdiction.
 - Eliminate injustice (but not to promote justice)
- In the words of Calvin Coolidge, former President of the United States:

“Men do not make laws. They do but discover them. Laws must be justified by something more than the will of the majority. They must rest on the eternal foundation of righteousness. That state is most fortunate in its form of government which has the aptest instruments for the discovery of law.”

[Calvin Coolidge, to the Massachusetts State Senate, January 7, 1914]
- There is no such thing as a government of limited jurisdiction that is described with words in the law that have an unlimited, unclear, subjective, or ambiguous definition:
 - If IRS tells you the word “includes” makes the definition of “employee” or “trade or business” unlimited, then they are blowing smoke and trying to expand their jurisdiction beyond the clear bounds of the law

Two classes of law

- Law can only be created through the consent of the sovereign (YOU!) and is enacted to protect the sovereign

- Definition of “law”:

Law. That which is laid down, ordained, or established. A rule or method according to which phenomenon or actions co-exist or follow each other. Law, in its generic sense, is a body of rules of action or conduct prescribed by controlling authority [the SOVEREIGN], and having binding legal force. United States Fidelity and Guaranty Co. v. Guenther, 281 U.S. 34, 50 S.Ct. 165, 74 L.Ed. 683. That which must be obeyed and followed by citizens subject to sanctions or legal consequences is a law. Law is a solemn expression of the will of the supreme power of the State. Calif.Civil Code, §22.

The “law” of a state is to be found in its statutory and constitutional enactments, as interpreted by its courts, and, in absence of statute law, in rulings of its courts. Dauer’s Estate v. Zabel, 9 Mich.App. 176, 156 N.W.2d. 34, 37.

[Black’s Law Dictionary, Sixth Edition, p. 884]

- There are two classes of law:
 - Public Law-enacted by the collective consent of the people and applies equally to all persons within the jurisdiction of the state.
 - Private Law/Special Law-created by the individual consent of particular persons.
- Most law passed by government is private law that only applies to those who individually consent in some way. In that way, governments are acting as a business instead of a government:

Public law

- **Definition**

“Public law. A general classification of law, consisting generally of constitutional, administrative, criminal, and international law, concerned with the organization of the state, the relations between the state and the people who compose it, the responsibilities of public officers to the state, to each other, and to private persons, and the relations of states to one another. An act which relates to the public as a whole. It may be (1) general (applying to all persons within the jurisdiction), (2) local (applying to a geographical area), or (3) special (relating to an organization which is charged with a public interest).

[Blacks Law Dictionary, Sixth Edition, p. 1230]

- **Examples**

- [Constitution](#)
- Criminal code
- [Title 5 of the U.S. Code](#), which applies only to those who accept federal employment

- All “public law” must apply equally to all persons and things who are its object in order to meet the Constitutional requirement for “equal protection” because laws which are “unequal” are discriminatory are unjust and will therefore cause civil unrest

Equal Protection

- Example of “equal protection of the law” in the Declaration of Independence

Declaration of Independence: “We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,”

[SOURCE: http://www.archives.gov/national_archives_experience/charters/declaration_transcript.html]

- Examples of “equal protection of the law” in the Constitution

- ***Constitution, Article IV, Section 2:*** “The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.”
[SOURCE: <http://caselaw.lp.findlaw.com/data/constitution/article04/>]
- ***Constitution, Fourteenth Amendment, Section 1:*** “No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; **nor deny to any person within its jurisdiction the equal protection of the laws.** “
[SOURCE: <http://caselaw.lp.findlaw.com/data/constitution/amendment14/>]
- ***Constitution, Article IV, Section 1:*** Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State. And the Congress may by general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the Effect thereof.

Equal Protection (cont.)

- For exhaustive details on equal protection, see:
Requirement for Equal Protection and Equal Treatment, Form #05.033
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/EqualProtection.pdf>

Private law

- **Definition**

“Private law. That portion of the law which defines, regulates, enforces, and administers relationships among [or BETWEEN] individuals, associations, and corporations. As used in contradistinction to public law, the term means all that part of the law which is administered between citizen and citizen, or which is concerned with the definition, regulation, and enforcement of rights in cases where both the person in whom the right inheres and the person upon whom the obligation is incident are private individuals. See also Private bill; Special law. Compare Public Law.”

[Black’s Law Dictionary, Sixth Edition, p. 1196]

- **All private law is created by individual consent in some form**
- **Examples of private law:**
 - [Government franchises](#)
 - [Social Security Act](#) (private insurance)
 - State Family Code (Family Law)
 - [State Vehicle Code](#)
 - [Internal Revenue Code Subtitle A](#)-public officer franchise tax
 - Contracts
 - Trusts
 - Wills

Private Law (cont)

- What **LAWFUL** form does our **consent** take that makes us subject to private law?
 - Simultaneously having a **domicile** on federal territory AND. . .
 - Serving in a **public office** in connection with a **SPECIFIC** regulated activity **ON FEDERAL TERRITORY**.

Private Law (cont)

- **Examples:**
 - **Social Security Act**: Signing and submitting the SS-4 or SS-5 form AND **CONSENSUALLY** using the SSN in connection with a **SPECIFIC** transaction or **SPECIFIC** otherwise private property on federal territory
 - **State Family Code**: Getting a **Marriage License** and invoking the “privileges, benefits, and protections” of family court as a public officer.

Private Law (cont)

- **State Vehicle Code**: Applying for a driver's license and using the roadways for hire as such public officer.
- **Internal Revenue Code Subtitle A**:
 - » Serving in an elected or appointed public office.
 - » CONSENSUALLY using a GOVERNMENT SSN or TIN in connection with specific otherwise PRIVATE transactions or property. The number is a de facto license to REPRESENT a public office.
- **Contracts, trusts, will**: Your signature

Private Law (cont)

- When the United States government engages in contracts and private law, it lowers to the same level as any other individual:
 - [Clearfield Trust Co. v. United States, 318 U.S. 363, 369 \(1943\)](#) ("The United States does business on business terms") (quoting *United States v. National Exchange Bank of Baltimore*, 270 U.S. 527, 534 (1926));
 - [Perry v. United States, 294 U.S. 330, 352 \(1935\)](#) ("When the United States, with constitutional authority, makes contracts, it has rights and incurs responsibilities similar to those of individuals who are parties to such instruments. There is no difference . . . except that the United States cannot be sued without its consent") (citation omitted);
 - [United States v. Bostwick, 94 U.S. 53, 66 \(1877\)](#) ("The United States, when they contract with their citizens, are controlled by the same laws that govern the citizen in that behalf");
 - [Cooke v. United States, 91 U.S. 389, 398 \(1875\)](#) (explaining that when the United States "comes down from its position of sovereignty, and enters the domain of commerce, it submits itself to the same laws that govern individuals there").

Private Law (cont)

- For further information on this subject of “consent” in the context of private law, see the free legal memorandum:

Requirement for Consent, Form #05.003

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Consent.pdf>

Deception by confusing PRIVATE law with PUBLIC law (cont.)

- **Those in government intent on usurping power will**
 - Pass a private law.
 - Write the statutes and the definitions so that it is so vague that it is difficult for the average person to discern whether it is a “public law” or a “private law”
 - Lie to the people by pretending that it is a “public law” that everyone must obey, even though it really only applies to people who individually consent.
 - Prosecute people who LAWFULLY don’t consent to participate for violating the law in question in order to scare the rest of the people into obeying.
 - DECEIVE you into making an INVISIBLE ELECTION (consent) to be subject to it. See:
 - » *Hot Issues: Invisible Consent**, SEDM
<https://sedm.org/invisible-consent/>
 - » *Catalog of “elections” in the Internal Revenue Code***, SEDM
<https://sedm.org/catalog-of-elections-in-the-internal-revenue-code/>

Deception by confusing PRIVATE law with PUBLIC law (cont.)

- To see how this works with INCOME TAX, see:
 1. ***How State Nationals VOLUNTEER to Pay Income Tax***, Form #08.024
<https://sedm.org/Forms/08-PolicyDocs/HowYouVolForIncomeTax.pdf>
 2. ***Property View of Income Taxation Course***, Form #12.046
<https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf>

Deception by confusing PRIVATE law with PUBLIC law (cont.)

- **Example: Internal Revenue Code Subtitle A**
 - It is private law for those who individually consent to a lawfully occupy a public office
 - Filling out and submitting the following forms constitutes “prima facie evidence” of consent to lawfully occupy and exercise a public office: W-4, 1040, and/or SS-5 forms
 - The main parties who are subject are those who have “income” or “gross income” connected with the “trade or business”/public office excise taxable franchise activity
 - If you don’t have earnings connected with the “trade or business” franchise, then you can’t have a tax liability
 - Those who don’t have earnings connected to a “trade or business” are sometimes lied about by ignorant third parties, who file Information Returns such as the W-2, 1042-S, 1098, and 1099 against them illegally and wrongfully
 - The government sometimes prosecutes and enforces against people who are the subject of the false and illegal reports, in order to terrorize them and others who are not engaged in a “trade or business” in order to improve “voluntary compliance”

Deception by confusing PRIVATE law with PUBLIC law (cont.)

- “Law” in a common law or constitutional or classical sense applies EQUALLY to ALL because ALL are EQUAL.
- A “compact” or “franchise”, which are agreements or contracts, only acquires the “force of law” and becomes “law” binding on the parties AFTER they consent.
- Before someone consents to a compact or franchise, it:
 - It is NOT “law” for them.
 - Has no “force of law”.
 - Is nothing more than a PROPOSED relationship requiring consent to acquire the “force of law”.
- Examples of franchises include the civil portions of the following:
 - Family Code.
 - Vehicle Code.
 - Tax Code.

Deception by confusing PRIVATE law with PUBLIC law (cont.)

- In truth, compacts and franchises are “PRIVATE LAW”, but NOT “Law” as defined here.
- Those who call compacts or franchises “law” without adding “private” in front of it are deceiving you.

Deception by confusing PRIVATE law with PUBLIC law (cont.)

“Municipal law, thus understood, is properly defined to be “a rule of civil conduct prescribed by the supreme power in a state, commanding what is right and prohibiting what is wrong.”

[. . .]

It is also called a rule to distinguish it from a compact or agreement; for a compact is a promise proceeding from us, law is a command directed to us. The language of a compact is, “I will, or will not, do this”; that of a law is, “thou shalt, or shalt not, do it.” It is true there is an obligation which a compact carries with it, equal in point of conscience to that of a law; but then the original of the obligation is different. In compacts we ourselves determine and promise what shall be done, before we are obliged to do it; in laws. we are obliged to act without ourselves determining or promising anything at all. Upon these accounts law is defined to be “a rule.”

[Readings on the History and System of the Common Law, Roscoe Pound, Second Edition, 1925, p. 4]

Withdrawing Consent to Private Law

- How do we remove our consent?
 - Contracts, trusts: Governed by the contract
 - Social Security Act: Signing and submitting
 - » Resignation of Compelled Social Security Trustee, Form #06.002
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRCT LINK: <http://sedm.org/Forms/06-AvoidingFranch/SSNotEligible.pdf>
 - » IRS Form 4029
<http://famguardian.org/TaxFreedom/Forms/IRS/IRSForm4029.pdf>
 - » Social Security Form 521, Form #06.005
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: http://sedm.org/Forms/06-AvoidingFranch/ssa_521.pdf
 - State Family Code: Getting a divorce and replacing the marriage license with a private contract
 - State Vehicle Code: Rescind your driver's license and replace it with either an international license or a letter of disqualification issued by the DMV

Withdrawing Consent for IRC Subtitle A

- **Internal Revenue Code Subtitle A:**
 - Close all financial accounts and reopen with AMENDED W-8BEN form or substitute and without an SSN or EIN. See Form #04.202 below.
 - Do not use Social Security Number for anything ever again. See:
 - » About SSNs/TINs on Government Forms and Correspondence, Form #05.012
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/AboutSSNsAndTINs.pdf>
 - » Social Security Policy Manual, Form #06.013
<http://sedm.org/Forms/FormIndex.htm>
 - Submit the **IRS form W-8** to control withholding instead of the IRS form W-4. For further detailed information on how to control withholding, see:
 - » About IRS Form W-8BEN, Form #04.202:
<http://sedm.org/Forms/FormIndex.htm>
 - » Federal and State Tax Withholding Options for Private Employers, Form #04.101
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/09-Procs/FedStateWHOptions.pdf>
 - » New Hire Paperwork Attachment, Form #04.203
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

Withdrawing Consent for IRC Subtitle A

- If you file, file IRS form 1040NR instead of 1040.
 - » Otherwise you are electing to be treated as a person with a domicile on federal territory, which is FALSE and ILLEGAL in most cases.
 - » [26 U.S.C. §6013](#)(g) and (h) say that the ONLY STATUTORY “nonresident aliens” who can elect to be treated as “[resident aliens](#)” and file form 1040 are those married to statutory “U.S. citizens” domiciled on federal territory. Very few people meet this requirement.
 - » For details on how to file the 1040NR, see:
 1. How to File Returns, Form #09.074** (Member Subscriptions)
<https://sedm.org/product/filing-returns-form-09-074/>
 2. *Procedure to File Returns*, Form #09.075** (Member Subscriptions)
<https://sedm.org/product/filing-returns-form-09-074/>
 3. *1040NR Attachment*, Form #09.077
<https://sedm.org/Forms/09-Procs/1040NR-Attachment.pdf>

Withdrawing Consent for IRC Subtitle A (cont.)

- **Correct all false Information Returns indicated “trade or business” earnings, including W-2, 1098, and 1099. See:**
 - » **Correcting Erroneous Information Returns**, Form #04.001 (incorporates all of the following four items)
<http://sedm.org/Forms/FormIndex.htm>
 - » **Corrected Information Return Attachment Letter** , Form #04.002
<http://sedm.org/Forms/FormIndex.htm>
 - » **Correcting Erroneous IRS Form 1042's** , Form #04.003
<http://sedm.org/Forms/FormIndex.htm>
 - » **Correcting Erroneous IRS Form 1098's** , Form #04.004
<http://sedm.org/Forms/FormIndex.htm>
 - » **Correcting Erroneous IRS Form 1099's** , Form #04.005
<http://sedm.org/Forms/FormIndex.htm>
 - » **Correcting Erroneous IRS Form W-2's**, Form #04.006:
<http://sedm.org/Forms/FormIndex.htm>
- **Educate financial institutions and employers about what the law requires so that they quit filing false Information Returns against you in the future**

More on what is REAL “law”

- Most of what the courts and the government and the legal profession call “law” is not “law” in a classical sense, but private contracts. The entire civil statutory code is a voluntary “Private Membership Association (PMA) and “civil protection contract” or “protection franchise”. See:
 - Hot Issues: Self, Family, Church, Local Self Governance, and Private Membership Associations (PMAs), Section 2, SEDM
<https://sedm.org/self-family-church-and-local-self-governance/>
 - Why “Domicile” and Becoming a “Taxpayer” Require Your Consent, Form #5.002
FORMS PAGE: <https://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <https://sedm.org/Forms/05-MemLaw/Domicile.pdf>
- For more on this subject, see:
 - What is “law”, Form #05.048
<https://sedm.org/Forms/05-MemLaw/WhatIsLaw.pdf>
 - What is “law”-SEDM
<https://sedm.org/what-is-law/>

Words of Art: Lawyer Deception using Definitions

- **“trade or business”**= “the functions of a public office”. See [26 U.S.C. §7701\(a\)\(26\)](#)
- **“personal services”**=work performed by an individual in connection with a **“trade or business”**. See [26 C.F.R. §1.469-9\(b\)\(4\)](#).
- **“employee”**=a privileged elected or appointed officer of the United States government. [26 U.S.C. §3401\(c\)](#), and [26 C.F.R. §31.3401\(c\)-1](#)
- **“employer”**= someone who has “employees”. Technically, this means the federal government only in the context of taxes. See [26 U.S.C. §3401\(d\)](#)
- **“United States”**=District of Columbia, federal [territories](#), or enclaves within states of the Union
- **“State”**=a federal territory or the District of Columbia. See [4 U.S.C. §110\(d\)](#) and [26 U.S.C. §7701\(a\)\(10\)](#)
- **“state”**=a state of the Union
- **“tax”**=a pecuniary sum extracted under authority of law and used only for support of the government and not citizens. You technically don’t pay “taxes”
- **“U.S. citizen”**= (also called a “statutory citizen” in this presentation) A person domiciled in a territory or the District of Columbia under [8 U.S.C. §1401](#), which includes the District of Columbia, Guam, Puerto Rico, or the Virgin Islands.
- **“wages”**=monies earned by a person who has a voluntary W-4 withholding agreement in place with the U.S. government (see [26 U.S.C. §3401\(a\)](#)). If you never volunteered, then you don’t earn “wages”.
- **“income”**=corporate profit only. The Internal Revenue Code doesn’t define this term and the Supreme Court says it can’t.

Laws are Void if they are Vague

- **Called “Void for Vagueness Doctrine” by the Supreme Court**
- **If you have to guess what the law really requires of you or rely on an expert or a computer to understand or interpret it, then:**
 - **It’s an unconstitutional law.**
 - **Your due process has been violated under the Fifth and Sixth and Fourteenth Amendments**
 - **The government is trying to replace our “society of laws” with a “society of men” and thereby corrupt it. The “men” who become the agents of corruption in that case are lawyers and judges and the people who write the laws. See *Marbury v. Madison*, 5 U.S. 137 (1803)**

Laws are Void if they are Vague (cont.)

- **Authorities:**

- *"Men of common intelligence cannot be required to guess at the meaning of penal enactment."*
[Winters v. People of State of New York, [333 U.S. 507](#); 68 S.Ct. 665 (1948)]
- *"Law fails to meet requirements of due process clause if it is so vague and standardless that it leaves public uncertain as to conduct it prohibits or leaves judges and jurors free to decide, without any legally fixed standards, what is prohibited and what is not in each particular case."*
[Giaccio v. State of Pennsylvania, [382 U.S. 399](#); 86 S.Ct. 518 (1966)]

- **For more information on the requirement for “reasonable notice” of what the law demands, see:**

Requirement for Reasonable Notice, Form #05.022,

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/ReasonableNotice.pdf>

Legal Deception, Propaganda, and Fraud, Form #05.014

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf>

Government

- **Purpose of government**
 - Protect PRIVATE rights of *everyone* (not just citizens)
 - Rights include right to life, liberty, and property
- **Any of the following are NOT “government” functions, but ANTI-government functions:**
 - Refuse to recognize PRIVATE property or PRIVATE rights.
 - Interfere with efforts to invoke or enforce the common law, which protects ONLY PRIVATE rights.
 - Convert PRIVATE property to PUBLIC property without the express consent of the owner.
 - Convert PRIVATE property to PUBLIC property in a constitutional state. Inalienable rights cannot be bargained away or sold, even WITH consent.
 - Make a profitable business or franchise out of alienating PRIVATE rights or selling them to the highest bidder.
 - Enforcing the civil statutory law against those not domiciled where said laws apply. This is an unconstitutional eminent domain and conversion of PRIVATE rights to PUBLIC rights without the consent of the owner.

Government

- All governments are corporations:

"Corporations are also of all grades, and made for varied objects; all governments are corporations, created by usage and common consent, or grants and charters which create a body politic for prescribed purposes; but whether they are private, local or general, in their objects, for the enjoyment of property, or the exercise of power, they are all governed by the same rules of law, as to the construction and the obligation of the instrument by which the incorporation is made. One universal rule of law protects persons and property. It is a fundamental principle of the common law of England, that the term freemen of the kingdom, includes 'all persons,' ecclesiastical and temporal, incorporate, politique or natural; it is a part of their magna charta (2 Inst. 4), and is incorporated into our institutions. The persons of the members of corporations are on the same footing of protection as other persons, and their corporate property secured by the same laws which protect that of individuals. 2 Inst. 46-7. 'No man shall be taken,' 'no man shall be disseised,' without due process of law, is a principle taken from magna charta, infused into all our state constitutions, and is made inviolable by the federal government, by the amendments to the constitution."

[Proprietors of Charles River Bridge v. Proprietors of Warren Bridge, [36 U.S. 420](#) (1837)]

Government (cont.)

- **God and government are competitors in providing protection to the people:**
 - People flock to government mostly out of fear
 - People flock to God mostly out of love
- **Governments expand their jurisdiction by maximizing fear in the people:**
 - God says not to fear ([Matt. 6:25-34](#))
 - Result of excessive fear by people is totalitarian government and tyranny. Recent abuses resulting from terrorism such as the USA Patriot Act have demonstrated this practical result.
- **Churches expand their influence by proclaiming God's love**
- **When fear and love are in balance and in their proper proportions, then church and state separation are balanced and liberty is maximized**

Governments and Taxes

- Only legitimate purpose of taxes is to support government, not the people or constituents:

"A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the support of the government. The word has never thought to connote the expropriation of money from one group for the benefit of another."

[U.S. v. Butler, [297 U.S. 1](#) (1936)]

- When taxes are used for bribery and wealth redistribution instead of supporting the government **ONLY** then:
 - All governments, judiciaries, and tax collection systems invariably become corrupt
 - Governments invariably grow out of control because of thirst for money and power
 - The liberties of the people are eliminated one-by-one as taxes are increased and the tax code becomes a means of political control

Governments and Taxes (cont.)

- Taxes IN THEORY are supposed to pay for government protection. Here is how one Congressman ably described it during the [Sixteenth Amendment debates](#):

“M. Thiers, the great French statesman, says, ‘a tax paid by a citizen to his government is like a premium paid by the insured to the insurance company, and should be in proportion to the amount of property insured in one case and the other to the amount of property protected or defended by the government.’”

[\[44 Cong.Rec. 4959 \(1909\)\]](#)

- In fact, what we pay to the [present de facto government](#):
 - Is “protection money” paid to a criminal protection racket.
 - Is used to bribe the government into illegally treating us as “public officers” and receiving the “benefits” of an office you cannot and do not lawfully occupy.
 - Is STOLEN money laundered to constituents. The only way it wouldn’t be STOLEN is if they protected your right to NOT procure their protection. Anything not VOLUNTARY is THEFT.

Separation of Powers

- **Purpose is to:**
 - Limit size of government
 - Prevent concentration of power
 - Limit government corruption
- **The greater the separation, the greater the protection**
- **Founders originally gave us following types of separation of powers:**
 - Separation of marriage and state
 - Separation of family and state
 - Separation of school and state
 - Separation of retirement and state
 - Separation of church and state
 - Separation of money and state
 - Separation of States and Federal government
- **The above types of separation of powers have been constantly eroded over the years, mostly by the government in order to expand its power**

Separation of Powers

- **For further details on the separation of powers, see:**
Government Conspiracy to Destroy the Separation of Powers, Form #05.023
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/SeparationOfPowers.pdf>

The Constitution

- **The United States is a federal corporation:**

United States Code

TITLE 28 - JUDICIARY AND JUDICIAL PROCEDURE

PART VI - PARTICULAR PROCEEDINGS

CHAPTER 176 - FEDERAL DEBT COLLECTION PROCEDURE

SUBCHAPTER A - DEFINITIONS AND GENERAL PROVISIONS

[Section 3002. Definitions](#)

(15) "United States" means -

(A) a Federal corporation;

(B) an agency, department, commission, board, or other entity of the United States; or

(C) an instrumentality of the United States.

- **The reason we keep having Enron scandals and national financial crises is because companies are simply emulating the criminal mafia behavior of the [mother corporation: the U.S. government!](#)**

The Constitution (cont.)

- **The U.S. Constitution:**
 - Is the corporate charter
 - Is written by the “We the People”
 - Is a sacred contract between the people and their government officials
 - Creates a fiduciary relationship between the people as masters and their elected or appointed officials as servants
 - Does not bind citizens, but only government officials. It is a document of limitation on government power.
 - Prescribes both what government can and cannot do
- **All powers not delegated to the federal government are reserved to the States or the people under the Tenth Amendment**

USA is a Republic Not a Democracy

- **Republic defined:**

***“REPUBLIC.** N. A system of government in which **the people [as individuals]** hold sovereign power and elect representatives who exercise that power. It contrasts on the one hand with a pure democracy, in which **the people or community as an organized whole** wield the sovereign power of government, and on the other with the rule of one person (such as a king, emperor, czar, or sultan).”*

[Black’s Law Dictionary, 7th Edition]

- **The entity that holds sovereign power defines what type of government a country has as follows:**
 - Single individual such as a king or monarch: **Monarchy**
 - **People as a collective and not as individuals**: **Democracy or socialism**
 - **People individually**: **Republic**

USA is a Republic Not a Democracy

- The founders believed that democracy was to be avoided in favor of a republic based on individual rather than collective rights:

“Hence it is that such democracies have ever been spectacles of turbulence and contention; have ever been found incompatible with personal security or the rights of property; and have in general been as short in their lives as they have been violent in their deaths. “

[[Federalist Paper #10](#), James Madison]

- Any attempt to ignore or undermine the Bill of Rights in favor of the “majority vote” or the “public good” is an attempt to turn a republic into a pure democracy
- To the extent that juries override the Bill of Rights in favor of the collective sovereignty and at the expense of individual rights is the extent to which they corrupt and undermine our republican system of government
- Democracy is the first step in the continuum between a pure republic and pure communism. Next after that is socialism.
- [Play Red Skelton’s Pledge of Allegiance](#)

Two Political Models

- Our federal government legislates for two separate and distinct political communities or jurisdictions:
 - “[United States](#)” the Federal Corporation, consisting of the District of Criminals and the [territories](#) and possessions
 - “United States of America” consisting of the 50 states of the Union
- Each of these two [political jurisdictions](#) has its own unique set of governing laws, [citizens](#), and territory:
 - “United States” the federal corporation
 - » Consists of the federal zone only
 - » The proper and only subject of most federal statutes and “[Acts of Congress](#)”
 - » Persons born in [territories](#) are called “citizens of the United States at birth” under [8 U.S.C. §1402](#) through [8 U.S.C. §1407](#)
 - » Not covered by the Constitution or the Bill of Rights
 - » Described in:
[Corporatization and Privatization of the Government, Form #05.024](#)

Two Political Models (cont.)

—“United States of America” the 50 states:

- » Only [subject to federal jurisdiction](#) in the context of:
 - Foreign commerce or commerce between states under [Article 1, Section 8](#), Clauses 1 and 3 of the Constitution
 - Slavery under the Thirteenth Amendment
 - Mail fraud under Article 1, Section 8, Clause 7 of the Constitution.
 - Counterfeiting under Article 1, Section 8, Clause 5 of the Constitution
- » Persons born in states of the Union are called:
 - “nationals” under [8 U.S.C. §1101\(a\)\(21\)](#).
 - “nationals of the United States” under [8 U.S.C. §1101\(a\)\(22\)](#).
 - “nationals and citizens of the United States at birth” under [8 U.S.C. §1401\(a\)](#).
- » Protected by the Bill of Rights and the [U.S. Constitution](#)

The Federal Zone

- The “[federal zone](#)” consists of the District of Columbia, enclaves within the states of the Union, and the [territories](#) and possessions of the United States
- The “federal zone” as a term that is recognized and used even by the U.S. Supreme Court. See U.S. v. Lopez, [514 U.S. 549](#) (1995)

*“Each of these [schools] now has an invisible **federal zone** extending 1,000 feet beyond the (often irregular) boundaries of the school property. In some communities no doubt it would be difficult to navigate without infringing on those zones. Yet throughout these areas, school officials would find their own programs for the prohibition of guns in danger of displacement by the federal authority unless the State chooses to enact a parallel rule.*

- We could not find a reference to this term in any federal or state statute
- We use the term to describe the area over which the sovereignty of the United States is exclusive and absolute under [Article 1, Section 8](#), Clause 17 of the Constitution.
- We emphasize that the exclusive sovereignty of the United States under Article 1, Section 8, Clause 17 also extends to areas other than the federal zone, such as admiralty/maritime jurisdiction, which includes the territorial waters of the United States
- We sometimes refer to this “federal zone” area also as the “federal United States”

Police Powers

- **Defined:**

“Police power. An authority conferred by the American constitutional system in the Tenth Amendment, U.S. Const., upon the individual states, and, in turn, delegated to local governments, through which they are enabled to establish a special department of police; adopt such laws and regulations as tend to prevent the commission of fraud and crime, and secure generally the comfort, safety, morals, health, and prosperity of the citizens by preserving the public order, preventing a conflict of rights in the common intercourse of the citizens, and insuring to each an uninterrupted enjoyment of all the privileges conferred upon him or her by the general laws.

The power of the State to place restraints on the personal freedom and property rights of persons for the protection of the public safety, health, and morals or the promotion of the public convenience and general prosperity. The police power is subject to limitations of the federal and State constitutions, and especially to the requirement of due process. Police power is the exercise of the sovereign right of a government to promote order, safety, security, health, morals and general welfare within constitutional limits and is an essential attribute of government. Marshall v. Kansas City, Mo., 355 S.W.2d 877, 883.”

[Black’s Law Dictionary, Sixth Edition, p. 1156]

- **The federal government has no police powers inside states of the Union but it does have such powers in federal STATUTORY States, which include only territories such as Puerto Rico, Guam, and the Virgin Islands.**

Police Powers (cont.)

- Police powers are equivalent to “legislative jurisdiction”
- The Internal Revenue Code is “legislation”
- Implication of no federal police powers inside states of the Union:

- “United States”= states of the Union in the U.S. Constitution
- “United States”= federal zone in all federal statutes and “Acts of Congress” by default and unless clearly shown otherwise

"If Congress is authorized to act in a field, it should manifest its intention clearly. It will not be presumed that a federal statute was intended to supersede the exercise of the power of the state unless there is a clear manifestation of intention to do so. The exercise of federal supremacy is not lightly to be presumed."

[Schwartz v. Texas, 344 U.S. 199, 202-203 (1952)]

- “State”= state of the Union in the Constitution
- “State”= federal territory or the District of Columbia in “Acts of Congress”

Extraterritorial/Longarm Jurisdiction

- **Definition:** Jurisdiction outside the general or exclusive jurisdiction of a sovereign state or nation.
- Extraterritorial Jurisdiction of a state of the Union is called “Longarm” jurisdiction
- Every state of the Union has a “longarm” statute that prescribes the conditions under which it may lawfully assert jurisdiction over a non-resident person
- The usual conditions for asserting extraterritorial **federal** jurisdiction are as follows, from Yahoo! Inc. v. La Ligue Contre Le Racisme Et L'Antisemitisme, 433 F.3d 1199 (9th Cir. 01/12/2006) :
 - The non-resident defendant (Form #05.020) must purposefully direct his activities or consummate some transaction with the forum or resident thereof; or perform some act by which he purposefully avails himself of the privilege of conducting activities in the forum, thereby invoking the benefits and protections of its laws;
 - the claim must be one which arises out of or relates to the defendant's forum-related activities; and
 - the exercise of jurisdiction must comport with fair play and substantial justice, i.e. it must be reasonable.

Extraterritorial/Longarm Jurisdiction

- The usual conditions for asserting longarm **state** jurisdiction are as follows:
 - 1. transacts any business within the state or contracts anywhere to supply goods or services in the state. This criteria is usually satisfied by addressing the following requirements of the courts in the state:
 - » (1) The interest of the state in providing a forum for its residents;
 - » (2) the ease with which the one asserting jurisdiction could gain access to another forum;
 - » (3) the amount, kind, and continuity of activities carried on by the person in the state;
 - » (4) the significance of the economic benefits accruing to the person as a result of activities purposely conducted in the state; and
 - » (5) the foreseeability of injury resulting from the use of the persons' product.
 - 2. Commits a tortious act within the state, except as to a cause of action for defamation of character arising from the act
 - 3. Owns, uses or possesses any real property situated within the state

Extraterritorial/Longarm Jurisdiction

- In the absence of subject matter jurisdiction from a longarm statute, extraterritorial jurisdiction **MUST** originate from “comity”, which means voluntary consent of the parties subject:

comity. Courtesy; complaisance; respect; a willingness to grant a privilege, not as a matter of right, but out of deference and good will. Recognition that one sovereignty allows within its territory to the legislative, executive, or judicial act of another sovereignty, having due regard to rights of its own citizens. Nowell v. Nowell, Tex.Civ.App., 408 S.W.2d 550, 553. In general, principle of "comity" is that courts of one state or jurisdiction will give effect to laws and judicial decisions of another state or jurisdiction, not as a matter of obligation, but out of deference and mutual respect. Brown v. Babbitt Ford, Inc., 117 Ariz. 192, 571 P.2d 689, 695. See also Full faith and credit clause.

[Black's Law Dictionary, Sixth Edition, page 267]

"Judge Story, in his treatise on the Conflicts of Laws, lays down, as the basis upon which all reasonings on the law of comity must necessarily rest, the following maxims: First 'that every nation possesses an exclusive sovereignty and jurisdiction within its own territory'; secondly, 'that no state or nation can by its laws directly affect or bind property out of its own territory, or bind persons not resident therein, whether they are natural born subjects or others.' The learned judge then adds: 'From these two maxims or propositions there follows a third, and that is that whatever force and obligation the laws of one country have in another depend solely upon the laws and municipal regulation of the latter; that is to say, upon its own proper jurisdiction and polity, and upon its own express or tacit consent.' Story on Conflict of Laws §23." [Baltimore & Ohio Railroad Co. v. Chambers, 73 Ohio St. 16; 76 N.E. 91; 11 L.R.A., N.S., 1012 (1905)]

Extraterritorial/Longarm Jurisdiction (cont.)

- States of the Union are NOT “[territories](#)” of the “[United States](#)”, and consequently, [consent of the inhabitants](#) (domiciliaries) is MANDATORY in connection with any federal enforcement action:

"Territories' or 'territory' as including 'state' or 'states.'" While the term 'territories of the' [United States](#) may, under certain circumstances, include the states of the Union, as used in the federal Constitution and in ordinary acts of congress "territory" does not include a [foreign state](#).

"As used in this title, the term 'territories' generally refers to the political subdivisions created by congress, and not within the boundaries of any of the several states."

[86 Corpus Juris Secundum (C.J.S.) Legal Encyclopedia, Territories (2003)]

- [Consent/comity](#) is manifested in the following forms:
 - Constitutional grants of power by the states to the federal government. The Constitution is a contract that grants extraterritorial jurisdiction. See [Parden v. Terminal R. Co., 377 U.S. 184 \(1964\)](#).
 - Private contract or private law. This includes:
 - » Contracts with the government.
 - » Government employment contracts.
 - » Corporate charters, which are contracts.
 - » Federal benefit programs such as Social Security, Medicare, etc.

Extraterritorial/Longarm Jurisdiction (cont.)

- » The entire [Internal Revenue Code Subtitle A](#). See sections 9 through 9.6 of the following:
Requirement for Consent, Form #05.003
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Consent.pdf>

- **Specific sources of federal extraterritorial jurisdiction in the case of income taxes:**
 - Being an agent or instrumentality of the federal government, regardless of where situated. All such instrumentalities are engaged in a “[trade or business](#)”, which the I.R.C. defines as a “[public office](#)” in [26 U.S.C. §7701\(a\)\(26\)](#). This includes:
 - » Federal “[employees](#)” under “nationals” under [26 U.S.C. §3401\(c\)](#).
 - » Federal “[corporations](#)”.
 - » Elected “[public officers](#)”
 - » Federal benefit recipients. See [5 U.S.C. §552a\(a\)\(13\)](#)
 - Federal property, such as:
 - » Payments connected with a “[trade or business](#)”, as defined in [26 U.S.C. §871\(b\)](#).
 - » Social security (see [26 U.S.C. §871\(a\)\(3\)](#))

Extraterritorial/Longarm Jurisdiction (cont.)

- The filing of an information return against a non-resident party outside the territorial jurisdiction of the federal government, such as IRS forms [W-2](#), [1042-S](#), [1098](#), and [1099](#), is proof of [consent](#) against the FILER to the private law embodied in the [I.R.C. Subtitle A](#) excise taxable franchise. If you don't ensure these forms are NOT filed against you and rebut those that are, then you are [presumed](#) to be a federal instrumentality and agent called a [“taxpayer”](#) who consents to the entire I.R.C. Subtitle A quasi-contract/agreement to become a [“public office”](#) or federal instrumentality. See:
 - *Correcting Erroneous IRS Form W-2's*, Form #04.006
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/04-Tax/0-CorrErrInfoRtns/FormW2/CorrectingIRSFormW2.htm>
 - *Correcting Erroneous IRS Form 1099's*, Form #04.005
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK : <http://sedm.org/Forms/04-Tax/0-CorrErrInfoRtns/Form1099/CorrectingIRSForm1099.htm>
- For all the foregoing reasons, IT'S UNWISE AND FOOLISH to argue:
 - That the jurisdiction of the federal government is limited only to the federal zone.
 - That the federal government has no extraterritorial jurisdictionSee:
<http://famguardian.org/Subjects/Taxes/FalseRhetoric/CourtCasesDenouncingFedZone.htm>

Extraterritorial/Longarm Jurisdiction (cont.)

- **Instead, you should do the following to protect the requirement for consent/comity on your part:**
 - Show that the law in question is “private/contract law” that only applies to those who explicitly or implicitly consent
 - Demonstrate that it is “private/contract” law by showing that:
 - » There is no statute making you “liable”. See: <http://famguardian.org/Subjects/Taxes/Articles/NoStatuteLiable.htm>
 - » The law was never enacted into positive law
 - Demand proof of informed consent on your part in order to enforce the private law against you
- **For further details on the requirement for consent and how to argue it in court, see:**
***Requirement for Consent*, Form #05.003**
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Consent.pdf>

Extraterritorial/Longarm Jurisdiction (cont.)

- For further details on federal jurisdiction, see:
 - *Challenging Federal Jurisdiction Course, Form #12.010*
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <https://sedm.org/LibertyU/ChallFedJurisdiction.pdf>
 - *Challenging Jurisdiction Workbook, Form #09.082*
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <https://sedm.org/Forms/09-Procs/ChalJurWorkbook.pdf>
 - *Federal Jurisdiction, Form #05.018*
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/FederalJurisdiction.pdf>

“Residence”

- **Defined in Black’s Law Dictionary, Sixth, p. 1309:**

Resident. “Any person who occupies a dwelling within the State, has a present intent to remain within the State for a period of time, and manifests the genuineness of that intent by establishing an ongoing physical presence within the State together with indicia that his presence within the State is something other than merely transitory in nature. The word “resident” when used as a noun means a dweller, habitant or occupant; one who resides or dwells in a place for a period of more, or less, duration; it signifies one having a residence, or one who resides or abides. *Hanson v. P.A. Peterson Home Ass’n*, 35 Ill.App2d 134, 182 N.E.2d 237, 240 [Underlines added]

Word “resident” has many meanings in law, largely determined by statutory context in which it is used. [*Kelm v. Carlson*, C.A.Ohio, 473, F2d 1267, 1271][Underline added]

- **Definition of “State” from above:**

- [26 U.S.C. Section 7701\(a\)\(10\)](#): State

The term "State" shall be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title.

- [8 U.S.C. Section 1101\(a\)\(36\)](#): State [naturalization]

The term "State" includes the District of Columbia, Puerto Rico, Guam, and the Virgin Islands of the United States.

- [4 U.S.C. §110\(d\)](#) Definitions

TITLE 4 - FLAG AND SEAL, SEAT OF GOVERNMENT, AND THE STATES

CHAPTER 4 - THE STATES

[Section 110. Same](#); definitions

(d) The term "State" includes any Territory or possession of the United States.

“Residence” (cont)

- You’re making a BIG mistake to claim you are a “resident” of anything! “inhabitant” or “[domicile](#)” are better words to use
- “[Residence](#)” from the Internal Revenue Code:

Title 26: Internal Revenue
PART 1—INCOME TAXES
nonresident alien individuals

§ 1.871-2 Determining residence of alien individuals.

(b) Residence defined.

An alien actually present in the United States who is not a mere transient or sojourner is a resident of the United States for purposes of the income tax. Whether he is a transient is determined by his intentions with regard to the length and nature of his stay. A mere floating intention, indefinite as to time, to return to another country is not sufficient to constitute him a transient. If he lives in the United States and has no definite intention as to his stay, he is a [resident](#). One who comes to the United States for a definite purpose which in its nature may be promptly accomplished is a transient; but, if his purpose is of such a nature that an extended stay may be necessary for its accomplishment, and to that end the alien makes his home temporarily in the United States, he becomes a [resident](#), though it may be his intention at all times to return to his [domicile](#) abroad when the purpose for which he came has been consummated or abandoned. An alien whose stay in the United States is limited to a definite period by the immigration laws is not a resident of the United States within the meaning of this section, in the absence of exceptional circumstances.

“Residence” (cont)

- **IMPORTANT FACTS ABOUT “RESIDENCE”:**
 - Only STATUTORY “aliens” can have a “residence” under the Internal Revenue Code. The term is not defined in the context of any other “person” in the I.R.C.
 - The only place STATUTORY “aliens” can have a “residence” under the I.R.C. is in the “federal zone” or admiralty/maritime jurisdiction and be “taxpayers”.
 - When a STATUTORY “alien” has a civil domicile in the federal zone, then he/she becomes a “resident” under the Internal Revenue Code.
 - You can be a “nonresident alien” without being an ALIEN!
 - American Nationals are NONRESIDENTS everywhere in the WORLD! See 26 U.S.C. §7701(b), which only pertains to “alien individuals”. See:

Proof that American Nationals are Nonresident Aliens, Form #09.081
<https://sedm.org/Forms/09-Procs/ProofAnNRA.pdf>

“Resident”

- All STATUTORY “residents” are “aliens” under the Internal Revenue Code

26 U.S.C. §7701(b)(1)(A) Resident alien

*(b) Definition of **resident alien** and nonresident alien*

(1) In general

For purposes of this title (other than subtitle B) -

*(A) **Resident alien***

*An **alien individual** shall be treated as a resident of the United States with respect to any calendar year if (and only if) such individual meets the requirements of clause (i), (ii), or (iii):*

(i) Lawfully admitted for permanent residence

Such individual is a lawful permanent resident of the United States at any time during such calendar year.

(ii) Substantial presence test

Such individual meets the substantial presence test of paragraph (3).

(iii) First year election

Such individual makes the election provided in paragraph (4).

- The terms “resident”, “resident alien”, and “alien” are all synonymous in the Internal Revenue Code

“Resident” (cont.)

- Definition of “resident” from *The Law of Nations*, which was used by the Founders to write the Constitution, agrees:

“Residents, as distinguished from citizens, are aliens who are permitted to take up a permanent abode in the country. Being bound to the society by reason of their dwelling in it, they must defend it, although they do not enjoy all the rights of citizens. They have only certain privileges which the law, or custom, gives them. Permanent residents are those who have been given the right of perpetual residence. They are a sort of citizens of a less privileged character, and are subject to the society without enjoying all its advantages. Their children succeed to their status; for the right of perpetual residence given them by the State passes to their children.”

[[The Law of Nations](#), E. De Vattel, Volume Three, Translation of the edition of 1758 by Charles G. Fenwick; Published by the Carnegie Institution of Washington, 1916, p. 87]

“Domicile”

- **Defined:**

domicile. A person's legal home. That place where a man has his true, fixed, and permanent home and principal establishment, and to which whenever he is absent he has the intention of returning. Smith v. Smith, 206 Pa.Super. 310, 213 A.2d. 94. Generally, physical presence within a state and the intention to make it one's home are the requisites of establishing a "domicile" therein. The permanent residence of a person or the place to which he intends to return even though he may actually reside elsewhere. A person may have more than one residence but only one domicile. The legal domicile of a person is important since it, rather than the actual residence, often controls the jurisdiction of the taxing authorities and determines where a person may exercise the privilege of voting and other legal rights and privileges. The established, fixed, permanent, or ordinary dwellingplace or place of residence of a person, as distinguished from his temporary and transient, though actual, place of residence. It is his legal residence, as distinguished from his temporary place of abode; or his home, as distinguished from a place to which business or pleasure may temporarily call him. See also Abode; Residence.

"Citizenship," "habitanacy," and "residence" are severally words which in particular cases may mean precisely the same as "domicile," while in other uses may have different meanings.

"Residence" signifies living in particular locality while "domicile" means living in that locality with intent to make it a fixed and permanent home. Schreiner v. Schreiner, Tex.Civ.App., 502 S.W.2d. 840, 843.

*For purpose of federal diversity jurisdiction, "citizenship" and "domicile" are synonymous. Hendry v. Masonite Corp., C.A.Miss., 455 F.2d 955.
[Black's Law Dictionary, Sixth Edition, page 485]*

“Domicile” (cont.)

- By default, one can only “reside” in the federal zone, based on the definition of “State” earlier, and this applies to most income tax forms you will ever fill out
- This is a word trick designed to suck you inside the federal zone so that you will be simultaneously subject to both federal and state police powers
- In the legal field, the word “domicile” is equivalent to “allegiance”

Domicile: Games with Words (cont)

- Facts about “[domicile](#)”:
 - It is a person’s “legal home”.
 - You cannot be a CIVIL STATUTORY “citizen**+D” or “resident” WITHOUT a domicile.
 - » These are what we call “MEMBERS” of the “Private Membership Association (PMA) called the civil statutory law.
 - » You can’t owe income taxes WITHOUT being a CONSENTING CIVIL rather than POLITICAL MEMBER!
 - More at:
 - Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien*, Form #05.006
 - <https://sedm.org/Forms/05-MemLaw/WhyANational.pdf>
 - Is the source of the [civil statutory law \(Form #05.037\)](#) and “permanent protection” that you claim allegiance to.
 - It is based on the coincidence of “Intent” to live somewhere, and physical presence in that place either now or at some time in the past.
 - You can have a [domicile](#) in a place you haven’t lived in at some point.
 - Only we can define and express our “intent”.
 - The government cannot lawfully coerce us to declare places within its jurisdiction as our “[domicile](#)”.

Domicile: Games with Words (cont)

- For Christians, the Lord and [His Sacred Laws](#) are the source of ALL of our permanent protection and we may not rely on man's law as a substitute or replacement for His divine protection

“For the LORD is our Judge, the LORD is our Lawgiver, the LORD is our King, He [and ONLY He and [His Law](#)] will save [and protect] us.”

[\[Isaiah 33:22, Bible, NKJV\]](#)

- Legal definition of “permanent” to prove our point:

[8 U.S.C. §1101](#)

(a)(31) The term "permanent" means a relationship of continuing or lasting nature, as distinguished from temporary, but a relationship may be permanent even though it is one that may be dissolved eventually at the instance either of the United States or of the individual, in accordance with law.

Domicile: Games with Words (cont)

- The only thing described as “permanent” in the Bible is God and Heaven. The earth will be destroyed. See [Isaiah 66:22](#). Therefore, we cannot literally make a temporary earth a “permanent place of abode” or “[domicile](#)” without [committing idolatry](#)
- The earth is presently [controlled but not owned by Satan](#), and NOT God.

"I [Jesus] will no longer talk much with you, for the ruler of this world [Satan] is coming, and he has nothing in Me. But that the world may know that I love the Father, and as the Father gave Me commandment, so I do. Arise, let us go from here."

[Jesus in [John 14:30-31](#), Bible, NKJV]

- Claiming our civil “[domicile](#)” to be anyplace but God’s Kingdom and Heaven as a Christian [amounts to idolatry](#). The most that Christians can be while here is:
 - “Transient foreigners”
 - “[non-residents](#)” and not “residents”. All “residents” are “aliens” under the Internal Revenue Code. See: <http://famguardian.org/Subjects/Taxes/Citizenship/Resident.htm>
 - POLITICAL but not [CIVIL “citizens”](#). Those who Constitutional but not statutory citizens under federal law are treated as a “[non-resident NON-persons](#)” under the Internal Revenue Code. See: <http://famguardian.org/Subjects/LawAndGovt/Citizenship/WhyANational.pdf>

Domicile: Games with Words (cont)

- **Biblical Proof:**
 - *Then Haman said to King Ahasuerus, “There is a certain people [Jews/Christians] scattered and dispersed among the people in all the provinces of your kingdom; their laws are different from all other people’s, and they do not keep the king’s laws. Therefore it is not fitting for the king to let them remain. If it pleases the king, let a decree be written that they be destroyed, and I will pay ten thousand talents of silver into the hands of those who do the work, to bring it into the king’s treasuries.”*
[[Esther 3:8-9](#), Bible, NKJV]
 - “For what *have I to do* with judging those also who are outside? Do you not judge those who are inside?
[[1 Cor. 5:9-12](#) , Bible, NKJV]

The world cannot judge us unless we join their club by becoming a “citizen” or “resident”, which we do by choosing a [domicile](#) on the King’s Land.
- In [Esther 3:8-9](#) above, the Jews were criticized by the government because essentially, they did NOT claim the King’s land for their “domicile” and thereby participate in his corrupt system of “tribute”/taxation. The reason was because they did not want to commit idolatry!
- **CHALLENGE:** Please prove us wrong!—you can’t.

All income taxes are based on “domicile”

- One’s “**domicile**” establishes the “**situs**” or place where paying “tribute” may be enforced under the authority of law
- Definitions of “**situs**” from law dictionary:

“Situs. Lat. Situation; location; e.g. location or place of crime or business. Site; position; the place where a thing is considered, for example, with reference to jurisdiction over it, or the right or power to tax it. It imports fixedness of location. Situs of property, for tax purposes, is determined by whether the taxing state has sufficient contact with the personal property sought to be taxed to justify in fairness the particular tax. Town of Cady v. Alexander Const. Co., 12 Wis.2d. 236, 107 N.W.2d. 267, 270.”

Generally, personal property has its taxable “situs” in that state where owner of it is domiciled. Smith v. Lummus, 149 Fla. 660, 6 So.2d. 625, 627, 628. Situs of a trust means place of performance of active duties of trustee. Campbell v. Albers, 313 Ill.App. 152, 39 N.E.2d. 672, 676.”

[Black’s Law Dictionary, Sixth Edition, p. 1387]

- “Taxation” is the formal means of paying “tribute” for the protection that government affords

Why “tribute” must be voluntary and cannot be enforced

- All government in America is based on “consent of the governed” according to the Declaration of Independence
- If we don’t consent to accept the CIVIL STATUTORY protection afforded by government, then we can’t be compelled to pay for it. Another way of saying this is that you can only govern people who WANT to be governed
- Our choice of domicile establishes whether we consent to the CIVIL government that rules the place where we live.
- No consent is required in the case of the CRIMINAL law or the COMMON law. See:

Rebutted False Arguments About the Common Law, Form #08.025

<https://sedm.org/Forms/08-PolicyDocs/RebuttedFalseArgumentsAboutCommonLaw.pdf>

Why “tribute” must be voluntary and cannot be enforced

- We cannot and should not be compelled to pay for CIVIL STATUTORY protection that we don’t want or don’t need. To admit otherwise, is to sanction a government that:
 - Is a “protection racket”
 - Is involved in organized crime and racketeering
 - Has an illegal monopoly “on protection” in violation of the Sherman Antitrust Act, codified at [15 U.S.C. §2](#)
- A government that forces you to pay for protection you either don’t want or don’t need is described in the [Rev. 19:19](#) as “the Beast”:

“And I saw the beast, the kings [political rulers] of the earth, and their armies [of nonbelievers under a totalitarian democratic form of government], gathered together to make war against Him [God] who sat on the horse and against His army.”

[[Revelation 19:19](#), Bible, NKJV]

Why “tribute” must be voluntary and cannot be enforced

- A government that does not respect the requirement for consent in all interactions with the public is a “terrorist government”

Title 28: Judicial Administration

PART 0—ORGANIZATION OF THE DEPARTMENT OF JUSTICE

§ 0.85 General functions.

*(l) Exercise Lead Agency responsibility in investigating all crimes for which it has primary or concurrent jurisdiction and which involve terrorist activities or acts in preparation of terrorist activities within the statutory jurisdiction of the United States. Within the United States, this would include the collection, coordination, analysis, management and dissemination of intelligence and criminal information as appropriate. If another Federal agency identifies an individual who is engaged in terrorist activities or in acts in preparation of terrorist activities, that agency is requested to promptly notify the FBI. **Terrorism includes the unlawful use of force and violence against persons or property to intimidate or coerce a government, the civilian population, or any segment thereof, in furtherance of political or social objectives.***

Why “tribute” must be voluntary and cannot be enforced

- **By sending such a terrorist government our money, we are fornicating with “the Beast” as described in Revelation. Black’s Law Dictionary defines “commerce” as “intercourse”. To wit:**

“Commerce.” ...Intercourse by way of trade and traffic between different peoples or states and the citizens or inhabitants thereof, including not only the purchase, sale, and exchange of commodities, but also the instrumentalities [governments] and agencies by which it is promoted and the means and appliances by which it is carried on...”

[Black’s Law Dictionary, Sixth Edition, p. 269]

What the Bible says about the “domicile” scam

- **Apostle Paul, [Col. 2:8-10](#):**

"Beware lest anyone cheat you through philosophy and empty deceit, according to the tradition of men [including through man's deceptive laws written by scumbag lawyers], according to the basic principles of the world, and not according to Christ, for in Him dwells all the fullness of the Godhead bodily; and you are complete in Him, who is the head of all principality and power."

[Col. 2:8-10, Bible, NKJV]

What the Bible says about the “domicile” scam (cont.)

- We cannot be a friend [[domiciliary](#)] of the earth without being an enemy of God. This means we CANNOT be [STATUTORY “citizens”, “residents”, “inhabitants”, or “taxpayers”](#), all of whom have in common an Earthly rather than heavenly [domicile](#):
 - ***“For our citizenship is in heaven, from which we also eagerly wait for the Savior, the Lord Jesus Christ”***
[Philippians 3:20, Bible, NKJV]
 - ***“These all died in faith, not having received the promises, but having seen them afar off were assured of them, embraced them and confessed that they were [strangers and pilgrims](#) on the earth.”***
[Hebrews 11:13, Bible, NKJV]
 - ***“Beloved, I beg you as [sojourners and pilgrims](#) [temporarily occupying the world], abstain from fleshly lusts which war against the soul...”***
[1 Peter 2:1, Bible, NKJV]

What the Bible says about the “domicile” scam (cont.)

- ***“Do you not know that friendship [and citizenship] with the world is enmity with God? Whoever therefore wants to be a friend [“citizen”, “resident”, “taxpayer”] of the world makes himself an enemy of God. ”***
[James 4:4, Bible, NKJV]
- ***“And do not be conformed to this world, but be transformed by the renewing of your mind, that you may prove what is that good and acceptable and perfect will of God. “***
[Romans 12:2, Bible, NKJV]

What the Bible says about the “domicile” scam (cont)

- Therefore, the only thing we can be without blaspheming God as Christians are “transient foreigners”

“Transient foreigner. One who visits the country, without the intention of remaining.”

[Black's Law Dictionary, Sixth Edition, p. 1498]

- If we can't have an earthly “[domicile](#)”, then we also can't owe “allegiance” to any earthly protector. All protectors must be SERVANTS and not “Kings” or “Caesars”

“You know that the rulers of the Gentiles lord it over them, and those who are great exercise authority over them. Yet it shall not be so among you; but whoever desires to become great among you, let him be your servant. And whoever desires to be first among you, let him be your slave— just as the Son of Man did not come to be served, but to serve, and to give His life a ransom for many.”

[[Matt. 20:25-28](#), Bible, NKJV]

President Obama Agrees With Us!

- **President Obama agrees that people of faith are foreigners and strangers on the earth.**

President Obama Admits People of Faith are foreigners and strangers in their own society

<https://www.youtube.com/watch?v=UeKbkAkASX4>

Why Politicians and Policemen Don't Like Sovereignty Advocates

- **The reason that public servants don't like people who advocate sovereignty is because:**
 - You are a threat to their CIVIL revenue and can lawfully FIRE them as your CIVIL protector and thus avoid the obligation to pay them for CIVIL protection.
 - By being able to literally fire them as your CIVIL protector, you now can target them with the equivalent of “ECONOMIC SANCTIONS” if they don't do what you want. ECONOMIC power in this scenario is far more potent than merely rattling your saber as a voter or a jurist.
 - By being able to ECONOMICALLY sanction them for not doing what you want, you can FORCE them to be accountable for delivering what you want REGARDLESS of how you vote. Thus, they can FINALLY be held ACCOUNTABLE, even without participating as a voter or jurist.
- **Because politicians and policemen know the above but also know that they can't admit these things,**
- **For an example of a government design based entirely on the above, see:**

Self Government Federation: Articles of Confederation, Form #13.002

<https://sedm.org/Forms/13-SelfFamilyChurchGovnce/SGFArtOfConfed.pdf>

Federalism

- **Definition:**

“Federalism: Term which includes interrelationships among the states and relationship between the states and the federal government.”

[Black’s Law Dictionary, Sixth Edition, p. 612]

- **Federalism is discussed in the following Executive Orders of the President of the United States:**

- [Executive Order 13083: Federalism, May 14, 1998](#)
- [Executive Order 12612: Federalism, Oct. 26, 1987](#)

Federalism (cont.)

- Legal Implications of Federalism:

- The Constitution creates separation of legislative power between state and federal government and between individual states. The purpose of this separation of legislative jurisdiction is to protect the constitutional rights of everyone

To the contrary, the Constitution divides authority between federal and state governments for the protection of individuals. State sovereignty is not just an end in itself: "Rather, federalism secures to citizens the liberties that derive from the diffusion of sovereign power." Coleman v. Thompson, [501 U.S. 722, 759 \(1991\)](#) (BLACKMUN, J., dissenting). "Just as the separation and independence of the coordinate branches of the Federal Government serve to prevent the accumulation of excessive power in any one branch, a healthy balance of power between the States and the Federal Government will reduce the risk of tyranny and abuse from either front." Gregory v. [505 U.S. 144, 182] Ashcroft, [501 U.S., at 458](#). See The Federalist No. 51, p. 323. (C. Rossiter ed. 1961).

[\[New York v. United States, 505 U.S. 144 \(1992\)\]](#)

- The federal and state governments are “foreign” and sovereign with respect to each other for the purposes of legislative jurisdiction.
- The state governments are “foreign” and sovereign with respect to each other for the purposes of legislative jurisdiction
- If the federal government invades the exclusive jurisdiction of a state, and it cannot produce a provision in the U.S. Constitution as a warrant for its authority, it must pursue express consent or “comity” of the state in some form
- State officials cannot consent to an enlargement of federal jurisdiction beyond the clear boundaries of the U.S. Constitution.

Federalism (cont.)

- **Fundamental Federalism Principles, from E.O.12612:**
 - **Federalism is rooted in the knowledge that our political liberties are best assured by limiting the size and scope of the national government.**
 - **The people of the States created the national government when they delegated to it those enumerated governmental powers relating to matters beyond the competence of the individual States. All other sovereign powers, save those expressly prohibited the States by the Constitution, are reserved to the States or to the people.**
 - **The constitutional relationship among sovereign governments, State and national, is formalized in and protected by the Tenth Amendment to the Constitution.**
(d) The people of the States are free, subject only to restrictions in the Constitution itself or in constitutionally authorized Acts of Congress, to define the moral, political, and legal character of their lives.

Federalism (cont.)

- In most areas of governmental concern, the States uniquely possess the constitutional authority, the resources, and the competence to discern the sentiments of the people and to govern accordingly. In Thomas Jefferson's words, the States are "the most competent administrations for our domestic concerns and the surest bulwarks against antirepublican tendencies."**
- The nature of our constitutional system encourages a healthy diversity in the public policies adopted by the people of the several States according to their own conditions, needs, and desires. In the search for enlightened public policy, individual States and communities are free to experiment with a variety of approaches to public issues.**
- Acts of the national government--whether legislative, executive, or judicial in nature--that exceed the enumerated powers of that government under the Constitution violate the principle of federalism established by the Framers.**

Federalism (cont.)

- Policies of the national government should recognize the responsibility of--and should encourage opportunities for--individuals, families, neighborhoods, local governments, and private associations to achieve their personal, social, and economic objectives through cooperative effort.
- In the absence of clear constitutional or statutory authority, the presumption of sovereignty should rest with the individual States. Uncertainties regarding the legitimate authority of the national government should be resolved against regulation at the national level.

- **Further Reference:**

Cooperative Federalism, Form #05.034

<http://sedm.org/Forms/FormIndex.htm>

Sovereign Immunity

- **Definition:**

Sovereign immunity. Doctrine precludes litigant from asserting an otherwise meritorious cause of action against a sovereign or a party with sovereign attributes unless sovereign consents to suit. Principe Compania Naviera, S. A. v. Board of Com'rs of Port of New Orleans, D.C.La., 333 F.Supp. 353, 355. Historically, the federal and state governments, and derivatively cities and towns, were immune from tort liability arising from activities which were governmental in nature. Most jurisdictions, however, have abandoned this doctrine in favor of permitting tort actions with certain limitations and restrictions. See Federal Tort Claims Act; Governmental immunity; Tort Claims Acts.

[Black's Law Dictionary, Fifth Edition, p. 1252]

- **Implications of sovereign immunity:**

- States enjoy immunity from suit in federal courts
- Federal government enjoys immunity from suit in state courts
- A sovereign cannot be sued in its own courts without its own express consent
- Private parties wishing to sue a government must produce an express waiver of sovereign immunity somewhere in an enactment of the legislature in order to prevail in court

Sovereign Immunity (cont.)

- Internationally recognized methods for foreign sovereigns to waive sovereign immunity are described in:
 - [Foreign Sovereign Immunities Act, 28 U.S.C., Part IV, Chapter. 97](#)
- Explicit waivers of federal sovereign immunity include the following:
 - [Federal Tort Claims Act, 28 U.S.C. §2671-2680](#)-waives sovereign immunity in the case of acts or omissions of government employees
 - [26 U.S.C. §7426\(a\)\(1\)](#)-sovereign immunity waived by federal government in the case of wrongful levy
 - [28 U.S.C. §1491: Tucker Act](#)-sovereign immunity waived in the case of any express or implied contract with the United States. See [United States v. Mitchell, 463 U.S. 206 \(1983\)](#)
 - [Religions Freedom Restoration Act, 42 U.S.C. §2000bb-1](#)(c)-waives sovereign immunity in the case of violations of religious freedom
 - [28 U.S.C. §2680](#)-exceptions to the waiver of sovereign immunity under the Federal Tort Claims Act, [28 U.S.C. §2671-2680](#)
 - » [28 U.S.C. §2680\(c\)](#)-tax assessment exempted from waiver of sovereign immunity
 - » [28 U.S.C. §2680\(k\)](#)-offenses in a foreign country excepted from waiver of sovereign immunity
- For further information on sovereign immunity, see:
 - [Alden v. Maine, 527 U.S. 706 \(1999\)](#)-recent supreme court case about sovereign immunity of states. Also describes history of sovereign immunity
 - [Sovereignty and Freedom Topic, Family Guardian Fellowship:](#)
<http://famguardian.org/Subjects/Freedom/Freedom.htm>
 - [Sovereignty Forms and Instructions Online](#), Form #10.004, Cites by Topic: Sovereign Immunity
<http://famguardian.org/TaxFreedom/CitesByTopic/SovereignImmunity.htm>

When Do Governments NOT have Sovereign Immunity?

- When governments enter the commercial marketplace to offer goods and services, they implicitly waive sovereign immunity and are treated in equity like EVERY OTHER similar business that offers the same service.
 - Clearfield Trust Co. v. United States, 318 U.S. 363, 369 (1943) ("The United States does business on business terms") (quoting United States v. National Exchange Bank of Baltimore, 270 U.S. 527, 534 (1926));
 - Perry v. U.S., 294 U.S. 330 (1935) ("When the United States, with constitutional authority, makes contracts, it has rights and incurs responsibilities similar to those of individuals who are parties to such instruments. There is no difference . . . except that the United States cannot be sued without its consent") (citation omitted);
 - United States v. Bostwick, 94 U.S. 53, 66 (1877) ("The United States, when they contract with their citizens, are controlled by the same laws that govern the citizen in that behalf");
 - Cooke v. United States, 91 U.S. 389, 398 (1875) (explaining that when the United States "comes down from its position of sovereignty, and enters the domain of commerce, it submits itself to the same laws that govern individuals there").
 - Jones, 1 Cl.Ct. at 85 ("Wherever the public and private acts of the government seem to commingle, a citizen or corporate body must by supposition be substituted in its place, and then the question be determined whether the action will lie against the supposed defendant");
 - O'Neill v. United States, 231 Ct.Cl. 823, 826 (1982) (sovereign acts doctrine applies where, "[w]ere [the] contracts exclusively between private parties, the party hurt by such governing action could not claim compensation from the other party for the governing action"). The dissent ignores these statements (including the statement from Jones, from which case Horowitz drew its reasoning literally verbatim), when it says, post at 931, that the sovereign acts cases do not emphasize the need to treat the government-as-contractor the same as a private party.

When Do Governments NOT have Sovereign Immunity?

- Examples of implied waivers of sovereign immunity of the federal government:
 - Operates outside its own exclusive territory to offer or enforce commercial franchises, such as Social Security, Medicare, Etc. to NON-RESIDENTS.
 - Waives the domicile prerequisite in enforcing any civil law by fiat and usually in violation of the law. This causes federal civil law to be enforced extraterritorially. In that capacity, it can only operate extraterritorially as CONTRACT law that only applies to those who expressly and individually consent.
 - Kidnaps the legal identity of non-residents by FORCING franchise statuses upon them without the consent, such as “taxpayer”, “driver”, “spouse” under commercial franchise agreements. This is an act of INTERNATIONAL TERRORISM that constitutes an “invasion” within the meaning of Article 4, Section 4 of the United States Constitution.
 - Interferes with or sanctions attempts to correct of FALSE or FRAUDULENT reports connecting non-residents to its commercial franchises, and thus effect THEFT and KIDNAPPING of non-residents. See:
Correcting Erroneous Information Returns, Form #04.001
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/04-Tax/0-CorrErrInfoRtns/CorrErrInfoRtns.pdf>

You Have Sovereign Immunity

- Since governments claim sovereign immunity and all of their powers are delegated to it by The People, then YOU also must have sovereign immunity.
- Any government attempting to enforce a civil liability in a civil court of law has the burden of PROVING with evidence:
 - That you consented to the obligation being enforced.
 - That the consent took the form that YOU and not anyone in the government defined or determined. That form should preferably be in writing.
- If the government cannot satisfy the SAME burden of proof of an EXPRESS, INTENTIONAL waiver of YOUR sovereignty in any civil proceeding against you, then the judge has the SAME obligation to dismiss the suit that he/she would have towards the government if you sued IT.
- THIS is the true meaning of EQUAL PROTECTION and EQUAL TREATMENT: No one can enforce any civil statutory obligation against YOU, a SOVEREIGN, without your consent.
- If they don't enforce YOUR sovereign immunity, then they can't enforce sovereign immunity toward the government EITHER.

You Have Sovereign Immunity

- **Exceptions to sovereign immunity: Sovereign immunity does not apply to:**
 - **Criminal enforcement. You do not have to consent to the criminal law to be subject to it. You need only be present on the physical territory of the law maker and commit the act that is a crime.**
 - **Constitutional violations by government actors.**
 - **Common law actions against either you or the government. The common law can be enforced in equity against you or the government but only if there is a demonstrated injury.**

Citizenship

- There is a lot of [confusion over citizenship](#) within the freedom community. It is important to understand distinctions
- A [POLITICAL “citizen*” \(Form #08.015\)](#) is defined simply as a member of a political community:

“There cannot be a nation without a people. The very idea of a political community, such as a nation is, implies an [\[88 U.S. 162, 166\]](#) association of persons for the promotion of their general welfare. Each one of the persons associated becomes a member of the nation formed by the association. He owes it allegiance and is entitled to its protection. Allegiance and protection are, in this connection, reciprocal obligations. The one is a compensation for the other; allegiance for protection and protection for allegiance.”

[Minor v. Happersett, [88 U.S. \(21 Wall.\) 162](#), 166-168 (1874)]

- Membership in a political community simply means:
 - Ability to vote
 - Ability to serve on jury duty
 - That we can defend our fellow citizens but are not necessarily subject to all the laws or the legislative jurisdiction of the community
- There are exceptions to the above, but they are rare. Some states have additional voter and jury duty qualifications beyond simply being a [“citizen”](#), such as age restrictions
- A [“national”](#) is therefore simply someone who owes allegiance to a “state” (see [8 U.S.C. §1101\(a\)\(21\)](#) and [8 U.S.C. §1101\(a\)\(22\)](#)), which means “The People” rather than the government who serves them.

What Citizenship is NOT

- Your NATIONALITY or POLITICAL “Citizen*” status is NOT the source of your PRIVATE or CONSTITUTIONAL rights.
 - Rights come from God
 - Rights are recognized but not created by the Bill of Rights and the Constitution
 - Rights attach to the land, and *not* to your citizenship status, because the Constitution attaches to the land. See *Downes v. Bidwell*, [182 U.S. 244](#) (1901)
 - The more laws that government passes, the fewer rights that citizens have. Laws take away, not expand rights. The fewer laws we have, the more rights we have.
- Your ability to demand the protection of government and the REAL law for your PRIVATE rights does NOT come from your NATIONALITY status or CITIZENSHIP status. Even aliens have civil rights that are equal to those of citizens.

“The very essence of civil liberty certainly consists in the right of every individual [not citizen, but individual] to claim the protection of the laws, whenever he receives an injury. One of the first duties of government is to afford that protection.”

[Marbury v. Madison, [5 U.S. 137](#), 1 Cranch 137, 2 L.Ed. 60 (1803)]

What Citizenship is NOT

- If you would like to learn more about the above concepts, see:
 - [Great IRS Hoax](http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm), Form #11.302, Section 4.2.4
<http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm>
 - *Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien*, Form #05.006
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/WhyANational.pdf>

Types of Citizenship Jurisdiction

- Two types of jurisdiction
 - POLITICAL JURISDICTION: based upon allegiance, nationality, and being a national under [8 U.S.C. §1101\(a\)\(21\)](#) and/or [8 U.S.C. §1101\(a\)\(22\)](#).
 - CIVIL JURISDICTION: based upon [domicile](#) and being a [statutory CIVIL "citizen**+D"](#) under the civil law.
- One can be subject to the [POLITICAL JURISDICTION](#) without being subject to the [CIVIL JURISDICTION](#). An example would be an American national [domiciled](#) in a state of the Union on land within the exclusive jurisdiction of the state that is not federal territory. THAT person would be subject to the **POLITICAL JURISDICTION** of the United States by virtue of possessing BOTH of the following characteristics:
 - Being born or naturalized anywhere within the country “United States”
AND
 - Having allegiance to the [United States](#)***. THAT “[United States](#)***” implies The People, who are “the state” in our form of government. It would NOT be to any GOVERNMENT, RULER, CIVIL SERVANT, or GEOGRAPHY.

Types of Citizenship Jurisdiction (cont.)

- A state-domiciled American national does not have a domicile on federal territory and therefore:
 - Is legislatively “foreign” in relation to the national government.
 - Is a NOT a “foreign person” under 26 C.F.R. §1.1441-1 because not an ALIEN:
<https://www.law.cornell.edu/cfr/text/26/1.1441-1>
 - Is NOT a CIVIL “person” or “individual” under federal statutory civil law (Form #05.037). See:
IRS Fraud and Deception About the Statutory Word “Person”, Form #08.023
<https://sedm.org/Forms/08-PolicyDocs/IRSPerson.pdf>
 - Is not a STATUTORY civil “U.S. person” (Form #05.053) under 26 U.S.C. §7701(a)(30)(A). See:
Proof that American Nationals are Nonresident Aliens, Form #09.081
<https://sedm.org/Forms/09-Procs/ProofAnNRA.pdf>
 - Is therefore not subject to exclusive federal civil LEGISLATIVE JURISDICTION under Article 1, Section 8, Clause 17 of the United States Constitution.
 - Would be subject to federal criminal law within Title 18 of the U.S. Code only by setting foot temporarily on federal territory and committing a crime while there. All law attaches to TERRITORY of the sovereign, and the states of the Union are not “territory” of the national government, but rather sovereign nations.

Types of Citizenship Jurisdiction (cont.)

- A state-domiciled American national:
 - Would ONLY become a statutory CIVIL “person” and an “individual” under federal franchises by:
 - » Being lawfully elected or appointed to public office in the United States government AND serving in ONLY in the District of Columbia as required by 4 U.S.C. §72.
 - » Accepting a privilege, such as CIVIL “U.S. person” (Form#05.053) in 26 U.S.C. §7701(a)(30) AFTER they are elected or appointed.
 - Cannot lawfully ELECT themselves into public office by filling out or submitting any government franchise form. If they do, they are committing the crime of impersonating a public office under 18 U.S.C. §912.
- Further details:
 - Civil Status (Important!), SEDM
<https://sedm.org/litigation-main/civil-status/>
 - Challenging Jurisdiction Workbook, Form #09.082
<https://sedm.org/Forms/09-Procs/ChalJurWorkbook.pdf>
 - Political Jurisdiction, Form #05.004- discusses POLITICAL jurisdiction.
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/PoliticalJurisdiction.pdf>
 - Federal Jurisdiction, Form #05.018 – discusses LEGISLATIVE jurisdiction.
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/FederalJurisdiction.pdf>

Citizenship Jurisdiction Chart

#	Phrase	Context	Type of jurisdiction	Jurisdiction created by	Extent of Jurisdiction
1	“Subject to THE jurisdiction ”	Fourteenth Amendment, Section 1	Political jurisdiction	Oath of allegiance to “United States”, including birth or naturalization in the United States*	States of the Union, federal territories, federal possessions
2	“Subject to ITS jurisdiction ”	Federal statutory law	Legislative jurisdiction	Domicile on federal territory ONLY	Federal territories, federal possessions
3	“Subject to THEIR jurisdiction ”	Thirteenth Amendment	Political jurisdiction	Oath of allegiance to a state of the Union. Becoming a “citizen under state law.	States of the Union ONLY
4	“within ITS jurisdiction ”	Fourteenth Amendment, Section 1	Political jurisdiction	Oath of allegiance to a state of the Union. Becoming a “citizen under state law.	States of the Union ONLY

Types of Citizens

- **There are TWO classes and four distinct types of citizens:**
 - **STATE citizens:**
 - » Also identified INDIRECTLY in *Perkins v. Elg*, 307 U.S. 325 (1939).
 - **NATIONAL POLITICAL citizens*:**
 - » CONSTITUTIONAL (POLITICAL and not CIVIL) “citizens of the United States(**)”:
 - Described in [Fourteenth Amendment](#) section 1
 - Born anywhere within the Union of states called the “United States of America”
 - Described in [8 U.S.C. §1401\(a\)](#), [8 U.S.C. §1101\(a\)\(21\)](#), [8 U.S.C. §1101\(a\)\(22\)](#), and [8 U.S.C. §1101\(a\)\(22\)\(A\)](#).
 - Called simply “nationals”.
 - » “citizens* of the United States(**)”: born in the District of Columbia and the territories of the [United States](#) and defined in [8 U.S.C. §1402-8 U.S.C. §1407](#). Also described in [8 U.S.C. §1101\(a\)\(22\)\(A\)](#).
 - » “nationals but not citizens of the United States(**) at birth”:
 - Born in American Samoa and Swains Island.
 - Defined in [8 U.S.C. §1408](#) and described in [8 U.S.C. §1101\(a\)\(22\)\(B\)](#).
 - Called “U.S.** nationals” by federal courts and in some publications.

Types of Citizens

- **CIVIL Citizens**+D** domiciled within the exclusive jurisdiction of Congress.
 - Those who are POLITICAL Citizens* with NATIONALITY derived from EITHER . . . AND
 - » The Fourteenth Amendment
<https://law.justia.com/constitution/us/amendment-14/>
 - » **8 U.S.C. §1401**, which encompassed the Fourteenth Amendment and persons born abroad to American parents.
<https://www.law.cornell.edu/uscode/text/8/1401>
 - Who have an EFFECTIVE DOMICILE within the exclusive jurisdiction of Congress in **26 C.F.R. §1.1-1**(a) and (b) because:
 - » They either physically reside there and consented to a domicile.
 - » They are representing a CIVIL OFFICE as described in **Federal Rule of Civil Procedure 17**(b) such as a CIVIL statutory:
 - “**U.S.** person**” in **26 U.S.C. §7701**(a)(30).
 - “**taxpayer**” under **26 U.S.C. § 7701**(a)(14). See:
Your Rights as a “Nontaxpayer”, IRS Publication 1a, Form #08.008
<https://sedm.org/LibertyU/NontaxpayerBOR.pdf>
 - “**person**” under **26 U.S.C. §6671**(b) in the case of CIVIL enforcement.
 - “**person**” under **26 U.S.C. §7343** in the case of CRIMINAL enforcement.

Types of Citizens (cont.)

- According to the U.S. Supreme Court in *Boyd v. State of Nebraska*, [143 U.S. 135](#) (1892) all “state citizens” are ipso facto a “citizen of the United States(***)” under the [Fourteenth Amendment](#)
- Most [confusion over citizenship](#) results from differences in meaning of the term “[United States](#)” between the Constitution v. “[United States](#)” in federal statutes and codes
 - In the Constitution: The POLITICAL “[United States](#)” means the collective states of the Union.
 - In federal statutes such as [Title 8](#) means the entire NATION
 - In federal statutes such as the [Internal Revenue Code](#): “United States***” means the District of Columbia and the territories, which include Puerto Rico, Guam, and the Virgin Islands and excludes states of the Union, which are legislatively but not constitutionally “[foreign states](#)” UNLESS the people in them make an ELECTION to acquire a CIVIL STATUS such as “U.S. person”. [26 U.S.C. §7701\(a\)\(30\)](#).

Types of Citizens (cont.)

- **REMEMBER:** According to the Supreme Court in *Minor v. Happersett*, a political “citizen” is simply a member of a political community.
- The separation of political communities is a consequence of the Separation of Powers Doctrine:

We start with first principles. The Constitution creates a Federal Government of enumerated powers. See U.S. Const., Art. I, 8. As James Madison wrote, “[t]he powers delegated by the proposed Constitution to the federal government are few and defined. Those which are to remain in the State governments are numerous and indefinite.” The Federalist No. 45, pp. 292-293 (C. Rossiter ed. 1961). This constitutionally mandated division of authority “was adopted by the Framers to ensure protection of our fundamental liberties.” Gregory v. Ashcroft, 501 U.S. 452, 458 (1991) (internal quotation marks omitted). “Just as the separation and independence of the coordinate branches of the Federal Government serves to prevent the accumulation of excessive power in any one branch, a healthy balance of power between the States and the Federal Government will reduce the risk of tyranny and abuse from either front.” Ibid. “

[U.S. v. Lopez, 514 U.S. 549 (1995)]

Types of Citizens (cont.)

- Anyone who tries to confuse CIVIL “citizens**+D” with POLITICAL “citizens*” is:
 - Engaging in “equivocation”, which is a logical fallacy that only works on the LEGALLY IGNORANT. Now do you know why they don’t teach law in the public schools? See:
 - Legal Deception, Propaganda, and Fraud*, Form #05.014
 - FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
 - DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf>
 - Trying to destroy the separation of powers and prejudice your God given rights! See:
 - » *Separation of Powers Doctrine*
<http://famguardian.org/Subjects/LawAndGovt/Articles/SeparationOfPowersDoctrine.htm>
 - » *Government Conspiracy to Destroy the Separation of Powers*, Form #05.023
 - FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
 - DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/SeparationOfPowers.pdf>
 - Engaging in criminal identity theft:
 - Government Identity Theft*, Form #05.046
 - FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
 - DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/GovernmentIdentityTheft.pdf>

Types of Citizens (cont.)

- Anyone domiciled in a state of the Union who does NOT consent to represent the CIVIL OFFICE of “U.S. person” (Form #05.053) by ELECTION and yet files a 1040 return INDICATING they are a CIVIL STATUTORY “U.S. person”
 - Is committing identity theft on themselves. See:
Identity Theft Affidavit, Form #14.020
[https://sedm.org/Forms/14-PropProtection/Identity Theft Affidavit-f14039.pdf](https://sedm.org/Forms/14-PropProtection/Identity%20Theft%20Affidavit-f14039.pdf)
 - Making an INVISIBLE ELECTION to be treated AS IF they REPRESENTING an office domiciled in the District of Columbia as a “resident agent”. See:
 - » 26 U.S.C. §7701(a)(9) and (a)(10)
<https://www.law.cornell.edu/uscode/text/26/7701>
 - » 26 C.F.R. § 301.7701-7
<https://www.law.cornell.edu/cfr/text/26/301.7701-7>
 - » 26 C.F.R. § 301.7701(b)-2
[https://www.law.cornell.edu/cfr/text/26/301.7701\(b\)-2](https://www.law.cornell.edu/cfr/text/26/301.7701(b)-2)
 - ASSENTING (unknowingly consenting by implied consent) to be a CIVIL “taxpayer” (federal office) when they probably aren’t.
 - ASSENTING (unknowingly consenting by implied consent) to become surety for a never-ending pile of public debt that can never be paid off in violation of the Thirteenth Amendment prohibition against involuntary servitude.

Types of Citizens (cont.)

- Giving the IRS a HARD ON! Your ELECTION gives the IRS an ERECTION! See:

The Problem in Modern Day America, SEDM

<https://sedm.org/the-problem-in-modern-day-america/>

- If you don't believe us about the above, read the following. Make sure you are sitting down because you might hurt yourself when you faint!

1. *How American Nationals VOLUNTEER to Pay Income Tax*, Form #08.024

<https://sedm.org/Forms/08-PolicyDocs/HowYouVolForIncomeTax.pdf>

2. *How You Were Illegally Deceived or Compelled to Transition from Being a POLITICAL Citizen to a CIVIL Citizen: By Confusing the Two Contexts*, Form #11.417

<https://famguardian.org/Subjects/LawAndGovt/Citizenship/HowCitObfuscated.htm>

Flawed Arguments About Citizenship

- **Citizenship is widely misunderstood by the American public.**
- **That misunderstanding has been created and perpetuated by a [corrupt government and legal profession](#).**
- **The MOST important subject you can learn about is citizenship. It regulates every aspect of how the government interacts with those it is charged with protecting.**
- **The most frequent misunderstandings about citizenship relate to the confusion between the two contexts**
 - **POLITICAL context.: This includes EITHER**
 - » **The Fourteenth Amendment or**
<https://law.justia.com/constitution/us/amendment-14/>
 - » **8 U.S.C. §1401 citizenship, which encompasses states of the Union as well as people born outside the POLITICAL “United States”**
<https://www.law.cornell.edu/uscode/text/8/1401>
 - **CIVIL context for citizenship terms because of a domicile election as a NONRESIDENT ALIEN such as a state domiciled American National. See:**
[Property View of Income Taxation Course](#), Form #12.046
<https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf>
- **Until these misunderstandings are eliminated through education, there is NO HOPE of ever reforming a corrupted government.**

Specific Rebutted Flawed Citizenship Arguments

- If you think the Fourteenth Amendment is a threat to your freedom, then you have been deceived and should read:

Why the Fourteenth Amendment is NOT a Threat to Your Freedom,
Form #08.015

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf>

Please carefully study the above presentation so you quit falsely claiming that the Fourteenth Amendment made slaves of EVERYONE. It DIDN'T!

- If you are from the government and think people in states of the Union are statutory CIVIL “U.S.** citizens**+D”, please read:

Flawed Tax Arguments to Avoid, Form #08.004, Section 6.1

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/08-PolicyDocs/FlawedArgsToAvoid.pdf>

- For other flawed citizenship arguments, see:

Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien, Form #05.006, Section 17

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf>

THE problems with “citizenship”

- Nationality= Citizenship plus Allegiance. See [8 C.F.R. §337.1](#).
- Those wishing to preserve their autonomy and freedom need NOT be concerned with:
 - Having allegiance.
 - Being a POLITICAL citizen* born in EITHER a constitutional state or a federal territory.
 - Having “nationality”.
 - Being a “national of the United States” under [8 U.S.C. §1101](#)(a)(22).
- Anyone who DOES object to having any of the above:
 - Is what the courts refer to as a “[sovereign citizen](#)”.
 - Is violating our policies.
 - Is bringing unwanted reproach on us and the entire freedom community.
DON'T DO IT!
- As an example of the above issues our members should NOT be making a big deal about, see:

Why the Fourteenth Amendment is NOT a Threat to Your Freedom, Form #08.015

<https://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf>

THE problems with “citizenship”

- The real problems with citizenship are:
 - Equivocating NATIONALITY and DOMICILE to make them appear the same.
 - Calling someone a “citizen” without identifying the CONTEXT as either:
 - » A POLITICAL Citizen*.
 - » A CIVIL/DOMICILED Citizen**+D.

For details on the distinctions between the two above statuses, see:

Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien, Form #05.006

<https://sedm.org/Forms/05-MemLaw/WhyANational.pdf>

- PRESUMING or even TREATING those who call themselves “citizens” on government forms as having a domicile on federal territory within the exclusive jurisdiction of Congress. See:

Avoiding Traps in Government Forms Course, Form #12.023

<https://sedm.org/LibertyU/AvoidingTrapsGovForms.pdf>
- PRESUMING that mere physical presence in a place constitutes “domicile” until the target of the presumption proves the NEGATIVE, which is that they DO NOT have such a domicile. It is almost impossible to prove a negative and thus imposes an impossible burden of proof upon the innocent. See:

Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002

<https://sedm.org/Forms/05-MemLaw/Domicile.pdf>

THE problems with “citizenship”

- Presuming or imputing CIVIL citizenship in [26 C.F.R. §1.1-1](#)(a) and (b) to those who are merely POLITICAL citizens* in [26 C.F.R. §1.1-1](#)(c).
 - » Transitioning from a POLITICAL citizen* to a CIVIL citizen**+D requires consent and an election in some form.
 - » Not all human beings are CIVIL/STATUTORY “persons” and PRESUMING they are is identity theft. Only PUBLIC activities of agents and officers of the government can be regulated and taxed. Those who are exclusively private are NOT CONSENSUALLY serving as CIVIL STATUTORY “persons”. See:
[Non-Resident Non-Person Position](#), Form #05.020
<https://sedm.org/Forms/05-MemLaw/NonresidentNonPersonPosition.pdf>
- PRESUMING that “United States” within the phrase “citizen of the United States” includes EVERYONE born in the country.
 - » This is the logical fallacy of equivocation when used to confuse CIVIL citizens**+D and POLITICAL citizens*.
 - » In acts of the national Congress, it does NOT, as you will see later. There are at least three or more “United States” that one may be a “citizen” of.
 - » This also permits conflating DOMICILE with NATIONALITY in order to STEAL private property and unlawfully extend jurisdiction of the national government.

THE problems with “citizenship”

- Every effort to attach CIVIL STATUTORY obligations to the POLITICAL status of “citizen*”. This implements SLAVERY, because the Thirteenth Amendment forbids involuntary servitude. Consent or an “election” is ALWAYS required to impose CIVIL obligations.
- Every effort to HIDE the fact that being a CIVIL STATUTORY “citizen**+D” is entirely voluntary and avoidable and optional. An act of birth resulting in POLITICAL citizen* status is not voluntary, and using that as a basis to impose civil obligations without EXPRESS consent is slavery. See:

Hot Issues: Invisible Consent*, SEDM

<https://sedm.org/invisible-consent/>

THE problems with “citizenship”

- Interfering with any attempt to REJECT “protection” or “benefit” while also forcing people to claim allegiance.
 - » This happens during the passport process. You can’t get a passport without “allegiance”
 - » During the passport process, they don’t offer you an option to REJECT “protection” and by implication, the obligation to PAY for the protection.
 - » Thus, there is an unconscionable “adhesion contract” at play which we call “weaponization of government”. See:

SEDM Disclaimer, Section 4.30: Weaponization of Government

<https://sedm.org/disclaimer.htm#4.30>. Weaponization of government

- Claiming that government is a “benefit” as a basis to DESTROY your sovereignty without ever having to PROVE it. See:

*“Slater's protestations to the effect that he derives no benefit from the United States government [**6] have no bearing on his legal obligation to pay income taxes. Cook v. Tait, 265 U.S. 47, 68 L. Ed. 895, 44 S. Ct. 444 (1924); Benitez Rexach v. United States, 390 F.2d 631 (1st Cir.), cert. denied 393 U.S. 833, 21 L. Ed. 2d 103, 89 S. Ct. 103 (1968). Unless the defendant can establish that he is not a citizen of the United States, the IRS possesses authority to attempt to determine his federal tax liability.”*

[United States of America v. William M. Slater, (D. Delaware) 545 F.Supp 179, 182 (1982)]

In the Cook case mentioned above, Cook had a FOREIGN domicile and yet checked “citizen” on the 1040 tax return he filed. The government INTERPRETED the POLITICAL status of “citizen*” as a CIVIL/STATUTORY citizen**+D status, and thus instituted human trafficking against his will. NEVER check “U.S. citizen” on a government form! Of course the above court conveniently didn’t mention this form of stealthy equivocation and IDENTITY THEFT. SCUM BAGS.

THE problems with “citizenship”

- The above are the reason why we define a “state national” in our Disclaimer as someone who does not use the word citizenship and insists on clarifying whether it means “nationality” or “domicile” whenever it is used by others to describe you. See:

SEDM Disclaimer, Section 4.24

[https://sedm.org/disclaimer.htm#4.24. State National](https://sedm.org/disclaimer.htm#4.24)

“Stateless Persons”

- A “stateless person” is a person who has no “domicile” within the country or venue whose courts he seeks to litigate
- A person is statutorily “stateless” if he does not maintain a domicile in one of the federal “States” listed in 28 U.S.C. §1332(d), which are all federal territories
- There are two ways to become a statutorily “stateless person”:
 - Abandoning one’s nationality in all countries on earth, which is called “expatriation”. See:
<http://famguardian.org/TaxFreedom/CitesByTopic/expatriation.htm>
 - Abandoning “domicile” in the forum in which you are litigating and thereby disassociating with that government while retaining one’s “nationality” by birth or naturalization. See:
Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Domicile.pdf>

“Stateless Persons” (cont.)

- A person may simultaneously:
 - Be a STATUTORY “national” or constitutional citizen under the Fourteenth Amendment.
 - Be a statutorily “stateless person” if he abandons domicile in the federal zone
 - Not be constitutionally “stateless” under Article III of the Constitution because he maintains a civil domicile within a CONSTITUTIONAL state of the Union
- Federal Rule of Civil Procedure 17(b) says that the choice of law in any federal case is determined by the “domicile” of the parties
- The down-side of being a “stateless person” is that it is more difficult to defend your rights in federal court, because standing to sue civilly is determined by one’s legal domicile under Federal Rule of Civil Procedure 17(b)

“Stateless Persons” (cont.)

- A **“stateless person”**:
 - Is a **“nontaxpayer”** no subject to the **Internal Revenue Code**
 - May not invoke **statutory** diversity of citizenship, as described in **28 U.S.C. §1332(a)(2)** and **(a)(3)**. See **Newman-Green v. Alfonso Larrain, 490 U.S. 826 (1989)**
 - Must therefore invoke **constitutional** diversity of citizenship pursuant to **Article III** Section 2 of the Constitution
 - Must litigate as a foreign sovereign under the **Foreign Sovereign Immunities Act, 28 U.S.C. §1602** and following and satisfy the requirements of the Minimum Contacts Doctrine described in *International Shoe Co. v. Washington*, **326 U.S. 310** (1945)
- How to protect your rights in the courts of a legislatively (but not constitutionally) foreign state as a stateless person:
 - Sue under equity and the invoke the Constitution or the **Common Law**, and thereby repudiate all laws of the corrupted state
 - Cite the **laws of the Bible** as “foreign law” under **Federal Rule of Civil Procedure 44.1** and insist that the Court apply **ONLY** this as law in your case
 - Form your own **“state”** that protects its members
 - Form your own church or group or family that protects its own members

“Stateless Persons” (cont.)

- What the U.S. Supreme Court says about being a “stateless person”

An expatriate who, like Cort, had no other nationality becomes a stateless person -- a person who not only has no rights as an American citizen, but no membership in any national entity whatsoever.

Such individuals as do not possess any nationality enjoy, in general, no protection whatever, and if they are aggrieved by a State, they have no means of redress, since there is no State which is competent to take up their case. As far as the Law of Nations [372 U.S. 161] is concerned, there is, apart from restraints of morality or obligations expressly laid down by treaty . . . , no restriction whatever to cause a State to abstain from maltreating to any extent such stateless individuals.

1 Oppenheim, International Law (8th ed., Lauterpacht, 1955), § 291, at 640.{14} The calamity is "[n]ot the loss of specific rights, then, but the loss of a community willing and able to guarantee any rights whatsoever. . . ." Arendt, The Origins of Totalitarianism (1951), 294. The stateless person may end up shunted from nation to nation, there being no one obligated or willing to receive him.{15} or, as in Cort's case, may receive the dubious sanctuary of a Communist regime lacking the essential liberties precious to American citizenship.{16} [372 U.S. 162]

[Kennedy v. Mendoza-Martinez, 372 U.S. 144 (1963)]

- We therefore think it is a BAD idea to “expatriate”. Your constitutional citizenship is one of the most valuable things you can have. HOWEVER, we also think that having an earthly “domicile” in a pagan godless state instead of a church group violates the Bible. Consequently, the Christian who is following the Bible must be a “national” but not “citizen” with no earthly domicile. See:

Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Domicile.pdf>

“Stateless Persons” (cont.)

- A person domiciled in a state of the Union who has not expatriated and is a “nontaxpayer”:
 - Cannot lawfully suffer the ill fate of Cort above
 - Is statutorily “stateless” pursuant to 28 U.S.C. §1332(d) but not constitutionally “stateless”
 - May invoke Article III jurisdiction in federal court to defend his rights, but may not cite any portion of the Internal Revenue Code in his defense, because not subject to it
 - Still has standing to sue under the Foreign Sovereign Immunities Act, 28 U.S.C. §1602
 - May still invoke 42 U.S.C. §1983 suits for violations of constitutional rights
 - May still defend his rights with a Constitutional tort action in federal court

Proof that the Israelites and ALL Sovereign people are “Stateless”

- ***“Those people who are not governed [ONLY] by GOD and His laws will be ruled by tyrants.”***

[William Penn (after which Pennsylvania was named)]

- ***"Then Haman said to King Ahasuerus, “There is a certain people [the Jews, who today are the equivalent of Christians] scattered and dispersed among the people in all the provinces of your kingdom; their laws are different from all other people’s [because they are God's laws!], and they do not keep the king’s [unjust] laws. Therefore it is not fitting for the king to let them remain. If it pleases the king, let a decree be written that they be destroyed, and I will pay ten thousand talents of silver into the hands of those who do the work, to bring it into the king’s treasuries.”***

[[Esther 3:8-9](#), Bible, NKJV]

- ***"A free people [claim] their rights as derived from the laws of nature [God and His laws], and not as the gift of their chief magistrate [or any government law]."***

[[Thomas Jefferson](#): Rights of British America, 1774. ME 1:209, Papers 1:134]

Citizenship and taxation

- “corporations” are also either CIVIL STATUTORY “[citizens](#)” or CIVIL STATUTORY “residents” within the jurisdictions they are [domiciled](#):

"A corporation is a citizen, [resident](#), or inhabitant of the state or country by or under the laws of which it was created, and of that state or country only."

[19 Corpus Juris Secundum (C.J.S.) legal encyclopedia, Corporations, §886 (2003)]

- The federal income tax is imposed on CIVIL Citizens**+D but not POLITICAL (e.g. [constitutional](#)) “[citizens](#)” and “[residents](#)” in [26 U.S.C. §1](#), by which is meant mainly [federal corporations incorporated in the District of Columbia](#).
- Corporations incorporated under [state law](#) are not [CIVIL](#) “[citizens](#)” or “[residents](#)” within the meaning of the Internal Revenue Code UNLESS they ELECT/CONSENT to “U.S. person” status under [26 U.S.C. §7701\(a\)\(30\)](#).

Citizenship and taxation (cont.)

- Christians cannot have an earthly “domicile” and therefore are not allowed to be CIVIL “citizens**+D”. They can only be POLITICAL “citizens” and CIVIL “nationals” but not CIVIL “citizens**+D” under federal and state law pursuant to 8 U.S.C. §1101(a)(21) and 8 U.S.C. §1101(a)(22):
 - *“For our citizenship is in heaven, from which we also eagerly wait for the Savior, the Lord Jesus Christ” [Philippians 3:20]*
 - *“Now, therefore, you are no longer strangers and foreigners, but fellow citizens with the saints and members of the household of God.” [Ephesians 2:19, Bible, NKJV]*
 - *“These all died in faith, not having received the promises, but having seen them afar off were assured of them, embraced them and confessed that they were strangers and pilgrims on the earth.” [Hebrews 11:13]*
 - *“Beloved, I beg you as sojourners and pilgrims, abstain from fleshly lusts which war against the soul...” [1 Peter 2:11]*

***Your Government Doesn't Want You To Know the Truth
about Citizenship...and LOTS of other things, Folks!***



Important Facts About Citizenship

- If you were born in a State of the Union, you shouldn't be looking in federal CIVIL statutes to determine your citizenship status because:
 - The Constitution only grants Congress authority to establish Uniform rules of Naturalization under [Article 1](#), Section 8, Clause 4
 - The Constitution does NOT grant Congress authority to define the citizenship status of persons born in states of the Union, which are outside their subject matter or territorial jurisdiction
 - The states of the Union are “foreign” from the federal government for the purposes of legislative jurisdiction
 - The laws of the federal government therefore do not apply inside states of the Union to anything BUT subject matters enumerated in Constitution Article 1, Section 8.

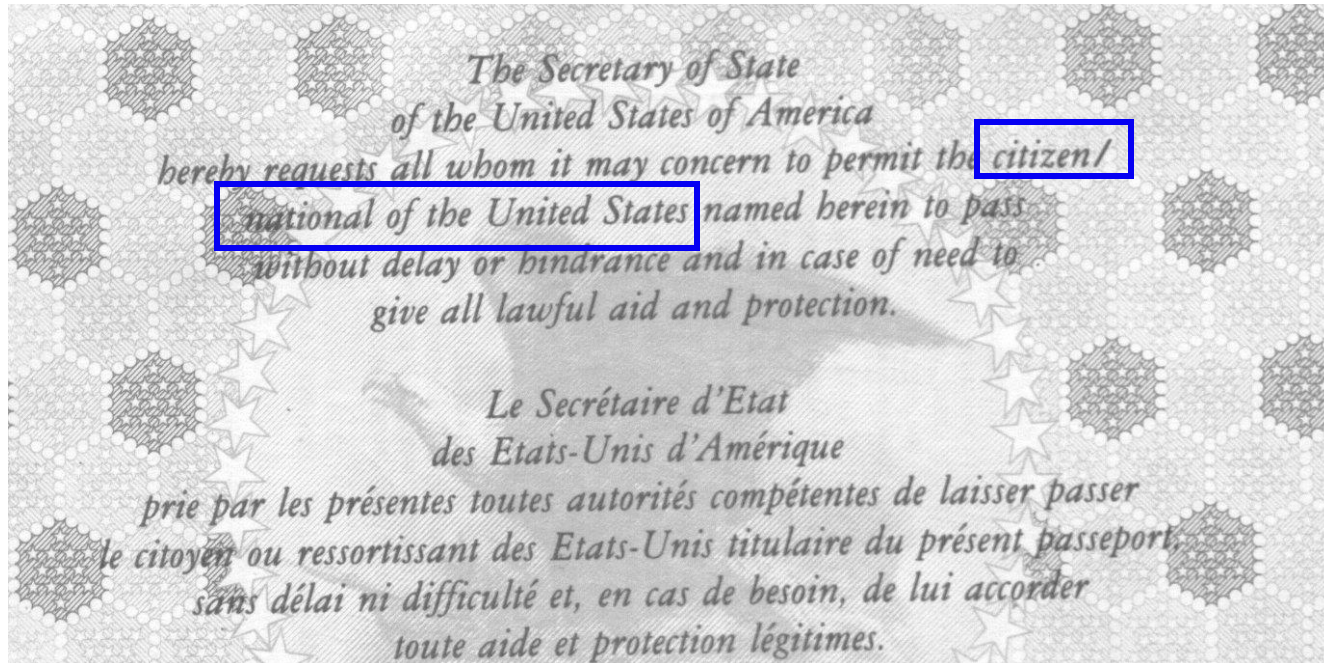
“It is no longer open to question that the general government, unlike the states, Hammer v. Dagenhart, [247 U.S. 251, 275](#) , 38 S.Ct. 529, 3 A.L.R. 649, Ann.Cas.1918E 724, possesses no inherent power in respect of the internal affairs of the states; and emphatically not with regard to legislation. “

[Carter v. Carter Coal Co., [298 U.S. 238](#) (1936)]

Important Facts About Citizenship

- The term “citizen of the United States” or “U.S. citizen” seem equivalent but together they have TWO different meanings that depend on the **context**:
 - POLITICAL Citizens*: “U.S.* Citizens*”
 - » In the Constitution: Fourteenth Amendment Citizen who is born in a state of the Union. This is equivalent to a “national” described in [8 U.S.C. §1101\(a\)\(21\)](#) or “national of the United States” in [8 U.S.C. §1101\(a\)\(22\)](#).
 - » In 8 U.S.C. §1401: In the case of those born within states of the Union or abroad to American parents.
 - CIVIL Citizens: “U.S.** citizens**+D: DOMICILED (Form #05.002) in the exclusive jurisdiction of Congress or REPRESENTING an office such as a CIVIL STATUTORY “U.S. Person” (Form #05.053) in [26 U.S.C. §7701\(a\)\(30\)](#) that is domiciled there.

“national” is recognized on passports



“Citizen/national”: “/” means “or”

“/”: called a “virgule”

Federal Filing Status for Individuals

	CONDITION		
Description	Domicile WITHIN the FEDERAL ZONE and located in FEDERAL ZONE	Domicile WITHIN the FEDERAL ZONE and temporarily located abroad in foreign country	Domicile WITHOUT the FEDERAL ZONE and located WITHOUT the FEDERAL ZONE
Location of domicile	"United States" per 26 U.S.C. §§7701(a)(9) and (a)(10) , 7701(a)(39) , 7408(d)	"United States" per 26 U.S.C. §§7701(a)(9) and (a)(10) , 7701(a)(39) , 7408(d)	Without the "United States" per 26 U.S.C. §§7701(a)(9) and (a)(10) , 7701(a)(39) , 7408(d)
Physical location	Federal territories, possessions, and the District of Columbia	Foreign nations ONLY (NOT states of the Union)	Foreign nations States of the Union Federal possessions
Tax Status	"U.S. Person" 26 U.S.C. §7701(a)(30)	"U.S. Person" 26 U.S.C. §7701(a)(30)	"Nonresident alien individual" if a public officer in the U.S. government. 26 C.F.R. §1.1441-1(c)(3) for definition of "individual". "Non-resident NON-person" if NOT a public officer in the U.S. government.
Tax form(s) to file	IRS Form 1040	IRS Form 1040 plus 2555	IRS Form 1040NR: "alien individuals", "nonresident alien individuals" <u>No filing requirement</u> : "non-resident NON-person"
Status if DOMESTIC "national of the United States**"	"national and citizen of the United States** at birth" per 8 U.S.C. §1401 and "citizen of the United States***" per 8 U.S.C. §1101(a)(22)(B) if born in federal territory (Not required to file if physically present in the "United States" because no statute requires it)	Citizen abroad 26 U.S.C. §911 (Meets presence test)	"non-resident" if born in a state of the Union. 8 U.S.C. §1408 , 8 U.S.C. §1452 , and 8 U.S.C. §1101(a)(22)(B) if born in a possession.
Status if FOREIGN "national" pursuant to 8 U.S.C. §1101(a)(21)	"Resident alien" 26 U.S.C. §7701(b)(1)(A)	"Resident alien abroad" 26 U.S.C. §911 (Meets presence test)	"Nonresident alien individual" if a public officer in the U.S. government. 26 C.F.R. §1.1441-1(c)(3) for definition of "individual". "Non-resident NON-person" if NOT a public officer in the U.S. government.

Federal Filing Status for Individuals (cont.)

- **NOTES:**

1. “United States” is defined as the “District of Columbia” and no part of any state of the Union within [26 U.S.C. §§7701](#)(a)(9) and (a)(10), [7701](#)(a)(39), and [7408](#)(d).
2. The “District of Columbia” is defined as a federal corporation but not a physical place, a “body politic”, or a de jure “government” within the District of Columbia Act of 1871, 16 Stat. 419, 426, Sec. 34. See:
Corporatization and Privatization of the Government, Form #05.024; <http://sedm.org/Forms/FormIndex.htm>.
3. “nationals” of the United States of America who are domiciled outside of federal jurisdiction, either in a state of the Union or a foreign country, are “nationals” but not “citizens” under federal law.
See
Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien, Form #05.006
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
4. Temporary domicile in the middle column on the right must meet the requirements of the “Presence test” documented in IRS publications.
5. “FEDERAL ZONE”=District of Columbia and territories of the United States
6. All “nationals but not citizens” above in the right column are also classified as non-residents. They are also “non-resident NON-persons” under the Internal Revenue Code.
7. The term “[individual](#)” as used on the IRS form 1040 means a STATUTORY “[alien](#)” engaged in a “[trade or business](#)” (public office). All STATUTORY “taxpayers” are “aliens” engaged in a “trade or business”. This is confirmed by [26 C.F.R. §1.1441-1](#)(c)(3), [26 C.F.R. §1.1-1](#)(a)(2)(ii), and [5 U.S.C. §552a](#)(a)(2). Statutory “[U.S. citizens](#)” as defined in [8 U.S.C. §1401](#) are not “[individuals](#)” unless temporarily abroad pursuant to [26 U.S.C. §911](#) and subject to an income tax treaty with a foreign country. In that capacity, statutory “[U.S. citizens](#)” interface to the I.R.C. as “aliens” rather than “U.S. citizens” through the tax treaty.

Citizenship Status v. Federal Income Tax Status

#	Citizenship status	Place of birth	Domicile	Accepting tax treaty benefits?	Defined in	Tax Status under 26 U.S.C./Internal Revenue Code			
						"Citizen" (defined in 26 C.F.R. §1.1-1)	"Resident alien" (defined in 26 U.S.C. §7701(b)(1)(A), 26 C.F.R. §1.1441-1(c)(3)(i) and 26 C.F.R. §1.1-1(a)(2)(ii))	"Nonresident alien INDIVIDUAL" (defined in 26 U.S.C. §7701(b)(1)(B) and 26 C.F.R. §1.1441-1(c)(3))	"Non-resident NON-person" (not defined)
1	"national and citizen of the United States** at birth" or "U.S.** citizen" or Statutory "U.S.** citizen"	Statutory "United States" pursuant to 8 U.S.C. §1101(a)(38), (a)(36) and 8 C.F.R. §215.1(f) or in the "outlying possessions of the United States" pursuant to 8 U.S.C. §1101(a)(29)	District of Columbia, Puerto Rico, Guam, Virgin Islands	NA	8 U.S.C. §1401 8 U.S.C. §1101(a)(22)(A)	Yes (only pay income tax abroad with IRS Forms 1040/2555. See <i>Cook v. Tait</i> , 265 U.S. 47 (1924))	No	No	No
2	"non-citizen national of the United States** at birth" or "U.S.** national"	Statutory "United States" pursuant to 8 U.S.C. §1101(a)(38), (a)(36) and 8 C.F.R. §215.1(f) or in the "outlying possessions of the United States" pursuant to 8 U.S.C. §1101(a)(29)	American Samoa; Swains Island; or abroad to U.S. national parents under 8 U.S.C. §1408(2)	NA	8 U.S.C. §1408; 8 U.S.C. §1101(a)(22)(B); 8 U.S.C. §1452	No (see 26 U.S.C. §7701(b)(1)(B))	No	Yes (see IRS Form 1040NR for proof)	No

Citizenship Status v. Federal Income Tax Status

#	Citizenship status	Place of birth	Domicile	Accepting tax treaty benefits?	Defined in	Tax Status under 26 U.S.C./Internal Revenue Code			
						"Citizen" (defined in 26 C.F.R. §1.1-1)	"Resident alien" (defined in 26 U.S.C. §7701(b)(1)(A), 26 C.F.R. §1.1441-1(c)(3)(i) and 26 C.F.R. §1.1-1(a)(2)(ii))	"Nonresident alien INDIVIDUAL" (defined in 26 U.S.C. §7701(b)(1)(B) and 26 C.F.R. §1.1441-1(c)(3))	"Non-resident NON-person" (not defined)
3.1	"U.S.A.*** national" or "state national" or "Constitutional but not statutory U.S.*** citizen"	Constitutional state of the Union	State of the Union	NA (ACTA agreement)	8 U.S.C. §1101(a)(21); Fourteenth Amend., Sect. 1	No	No	No	Yes
3.2	"U.S.A.*** national" or "state national" or "Constitutional but not statutory U.S.*** citizen"	Constitutional state of the Union	Foreign country	Yes	8 U.S.C. §1101(a)(21); Fourteenth Amend., Sect. 1	No	No	Yes	No
3.3	"U.S.A.*** national" or "state national" or "Constitutional but not statutory U.S.*** citizen"	Constitutional state of the Union	Foreign country	No	8 U.S.C. §1101(a)(21); Fourteenth Amend., Sect. 1	No	No	No	Yes

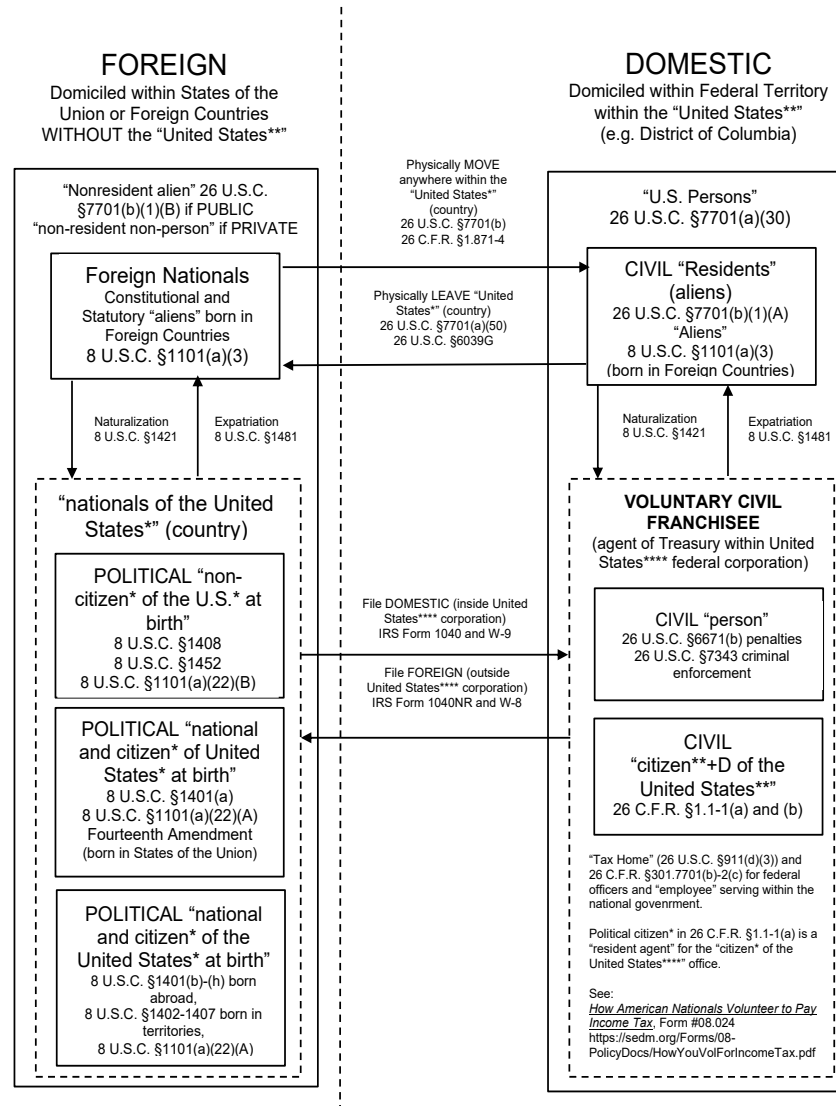
Citizenship Status v. Federal Income Tax Status

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3.4	Statutory "citizen of the United States**" or Statutory "U.S.** citizen"	Constitutional state of the Union	Puerto Rico, Guam, Virgin Islands, Commonwealth of Northern Mariana Islands	NA	8 U.S.C. §1101(a)(21); Fourteenth Amend., Sect. 1; 8 U.S.C. §1101(a)(22)(B)	Yes	No	No	No

Citizenship Status v. Federal Income Tax Status

#	Citizenship status	Place of birth	Domicile	Accepting tax treaty benefits?	Defined in	Tax Status under 26 U.S.C./Internal Revenue Code			
						"Citizen" (defined in 26 C.F.R. §1.1-1)	"Resident alien" (defined in 26 U.S.C. §7701(b)(1)(A), 26 C.F.R. §1.1441-1(c)(3)(i) and 26 C.F.R. §1.1-1(a)(2)(ii))	"Nonresident alien INDIVIDUAL" (defined in 26 U.S.C. §7701(b)(1)(B) and 26 C.F.R. §1.1441-1(c)(3))	"Non-resident NON-person" (not defined)
4.1	"alien" or "Foreign national"	Foreign country	Puerto Rico, Guam, Virgin Islands, Commonwealth of Northern Mariana Islands	NA	8 U.S.C. §1101(a)(21); 8 U.S.C. §1101(a)(3)	No	Yes	No	No
4.2	"alien" or "Foreign national"	Foreign country	State of the Union	Yes	8 U.S.C. §1101(a)(21); 8 U.S.C. §1101(a)(3)	No	No	Yes	No
4.3	"alien" or "Foreign national"	Foreign country	State of the Union	No	8 U.S.C. §1101(a)(21); 8 U.S.C. §1101(a)(3)	No	No	No	Yes
4.4	"alien" or "Foreign national"	Foreign country	Foreign country	Yes	8 U.S.C. §1101(a)(21)	No	No	Yes	No
4.5	"alien" or "Foreign national"	Foreign country	Foreign country	No	8 U.S.C. §1101(a)(21)	No	No	No	Yes

Citizenship, Domicile, and Tax Status



Citizenship, Domicile, and Tax Status

NOTES:

1. The LEGAL separation between the LEFT and RIGHT sides is described in:

Separation Between Public and Private Course, Form #12.025

<https://sedm.org/LibertyU/SeparatingPublicPrivate.pdf>

2. People on the LEFT side of the diagram can ONLY be connected to a status on the right side by CONSENT, whether overt or covert, as described in:

How American Nationals Volunteer to Pay Income Tax, Form #08.024

<https://sedm.org/Forms/08-PolicyDocs/HowYouVolForIncomeTax.pdf>

3. The RIGHT side of the above diagram labeled “DOMESTIC” is synonymous with:

3.1. PUBLIC.

3.2. Defined, created and ABSOLUTELY OWNED by Congress as PUBLIC PROPERTY in 26 U.S.C. §7701(a)(4).

3.3. Created and organized by ONLY by a pagan civil ruler (man) and his idolatrous law that worships false idols.

3.4. Protected ONLY by the civil statutory franchise Code called the Internal Revenue Code and NOT the constitutional or the common law.

3.5. A CIVIL franchise status that you must VOLUNTEER for. The process of volunteering makes you SURETY for an office in the U.S. government without pay, and literally makes you a slave and a peon to pay off an endlessly growing mountain of public debt that will never be paid off. Be an obedient lemming and jump off that cliff, will you?

3.6. A fiction of law engineered by Congress to offer FRANCHISE services in a Constitutional state that the Constitution DOES NOT expressly authorize and which are therefore UNCONSTITUTIONAL.

3.7. Since it relates to being INTERNAL to the United States**** federal corporation, this is why:

3.7.1. The IRS is called the INTERNAL Revenue Service.

3.7.2. The franchise code implementing it is called the INTERNAL Revenue Code.

4. The left side labeled FOREIGN is synonymous with:

4.1. PRIVATE.

4.2. Defined in 26 U.S.C. §7701(a)(5), but only in the context of corporations. They can't legislate for humans until they JOIN privileged corporations and become DOMESTIC.

4.3. Created and organized by ONLY GOD and His law ONLY.

4.4. Protected by the common law and the criminal law and the constitution but not subject to the CIVIL provisions of the Internal Revenue Code.

4.5. Outside the United States**** federal corporation as a physical man or woman.

4.6. A status MANDATED by the First Amendment and your Right to NOT contract so you actually have a CHOICE to leave Babylon and retain your liberty.

Citizenship, Domicile, and Tax Status

5. Changing CIVIL FRANCHISE status from “foreign” on the left to “domestic” on the right can occur EITHER by:

- 5.1. Physically moving within the COUNTRY United States* for aliens under 26 U.S.C. §7701(b).**
- 5.2. Making a voluntary “election” to become THE privileged “citizen* of the United States****” office within the Department of the Treasury as documented in:**

How American Nationals Volunteer to Pay Income Tax, Form #08.024

<https://sedm.org/Forms/08-PolicyDocs/HowYouVolForIncomeTax.pdf>

6. An act of “election” is an act of CONSENT that converts either YOU or your PROPERTY from PRIVATE to PUBLIC, and thus DONATES either YOU or your PROPERTY to the government FOR FREE. Don’t EVER do that!. For a catalog of all such acts of consent, see:

***Catalog of Elections and Entity Types in the Internal Revenue Code*, FTSIG**

<https://ftsig.org/catalog-of-elections-in-the-internal-revenue-code/>

7. The “citizen* of the United States**” corporation on the right:**

- 7.1. Is the POLITICAL/TERRITORIAL Citizen* defined in 26 C.F.R. §1.1-1(c) called a “citizen*”.**
- 7.2. PLUS “of the United States****” in 26 C.F.R. §1.1-1(a), where this is the LEGAL/CORPORATE United States**** and not the GEOGRAPHICAL “United States**”.**

The above tactic is REPEATED in 26 U.S.C. §7701(a)(30) using the same DECEPTIVE EQUIVOCATION of “United States” that is used in 26 C.F.R. §1.1-1(a).

Citizenship, Domicile, and Tax Status

8. The reason the “citizen* of the United States****” (corporation) in 26 C.F.R. §1.1-1(a) and 26 U.S.C. §7701(a)(30) had to be engineered as two separate parts that way is explained by the following description of FRANCHISE in the legal encyclopedia. Note that it says a franchise is a special privilege BEYOND that of an ordinary POLITICAL Citizen*, meaning a “national of the United States*” or an American National described in 26 C.F.R. §1.1-1(c).

*“In a legal or narrower sense, the term “franchise” is more often used to designate a right or privilege conferred by law, and the view taken in a number of cases is that to be a franchise, the right possessed must be such as cannot be exercised without the express permission of the sovereign power –that is, a privilege or immunity of a public nature which cannot be legally exercised without legislative grant. **It is a privilege conferred by government on an individual or a corporation to do that “which does not belong to the citizens [NATIONALS or “nationals of the United States” who are nonresident aliens] of the country generally by common right.”** For example, a right to lay rail or pipes, or to string wires or poles along a public street, is not an ordinary use which everyone may make of the streets, but is a special privilege, or franchise, to be granted for the accomplishment of public objects which, except for the grant, would be a trespass. In this connection, the term “franchise” has sometimes been construed as meaning a grant of a right to use public property, or at least the property over which the granting authority has control. ”*

[American Jurisprudence 2d, Franchises, §1: Definitions (1999)]

9. Because the “citizen* of the United States****” under 26 C.F.R. §1.1-1(a) is a FRANCHISE office and a PUBLIC office in the United States***, those who VOLUNTEER for it become “officers of a corporation” subject to criminal enforcement and civil penalties. They would NOT be subject to either of these if they had not volunteered. These definitions are as follows. Be an obedient, cheap, FREE government whore servicing the “Babylon corporation” and BEND over, because no one in the government is going to EVER explain this to you and thereby let you UNVOLUNTEER! 26 U.S.C. §873(b)(3), which is chasing privileged deductions, is another way of becoming such a WHORE:

[26 U.S. Code §6671 - Rules for application of assessable penalties](#)

(b) Person defined

The term “person”, as used in this subchapter, includes an officer or employee of a corporation, or a member or employee of a partnership, who as such officer, employee, or member is under a duty to perform the act in respect of which the violation occurs.

[26 U.S. Code §7343 - Definition of term “person”](#)

The term “person” as used in this chapter includes an officer or employee of a corporation, or a member or employee of a partnership, who as such officer, employee, or member is under a duty to perform the act in respect of which the violation occurs.

- More sophistry like the above and LIES to keep you in servitude about the word “person” are described below. SCUM BAGS!

Policy Document: IRS Fraud and Deception About the Statutory Word “Person”, Form #08.023

<https://sedm.org/Forms/08-PolicyDocs/IRSPerson.pdf>

Citizenship, Domicile, and Tax Status

10. The RESULT of “electing” to partake in the above franchise is that you nominate the government to be your SUBSTITUTE King and replace him as a “parens patriae” and NEW lawgiver. Hence “created or organized” in 26 U.S.C. §7701(a)(4). You thus FIRED God as your protector and lawgiver in the process and committed religious idolatry in violation of the first four commandments of the Ten Commandments in Exodus 20. Because you have the King’s property “in your hand” you nominated him as king above you in violation of the Bible. A “franchise”, after all, is defined as “a privilege IN THE HANDS of a subject” and you NOMINATED yourself to BE that subject by asking for the King’s PUBLIC property:

“The proposition is that the United States, as the grantor of the franchises of the company [a corporation, in this case], the author of its charter, and the donor of lands, rights, and privileges of immense value, and as parens patriae, is a trustee, invested with power to enforce the proper use of the property and franchises granted for the benefit of the public.”

[U.S. v. Union Pac. R. Co., 98 U.S. 569 (1878)]

11. The result of ELECTING yourself into a franchise office by pursuing the king’s property is the following BIBLICAL curse:

Curses of Disobedience [to God’s Laws]

“The alien [Washington, D.C. is legislatively “alien” in relation to states of the Union] who is among you shall rise higher and higher above you, and you shall come down lower and lower [malicious destruction of EQUAL PROTECTION and EQUAL TREATMENT by abusing FRANCHISES]. He shall lend to you [Federal Reserve counterfeiting franchise], but you shall not lend to him; he shall be the head, and you shall be the tail.

“Moreover all these curses shall come upon you and pursue and overtake you, until you are destroyed, because you did not obey the voice of the Lord your God, to keep His commandments and His statutes which He commanded you. And they shall be upon you for a sign and a wonder, and on your descendants forever.

“Because you did not serve [ONLY] the Lord your God with joy and gladness of heart, for the abundance of everything, therefore you shall serve your [covetous thieving lawyer] enemies, whom the Lord will send against you, in hunger, in thirst, in nakedness, and in need of everything; and He will put a yoke of iron [franchise codes] on your neck until He has destroyed you. The Lord will bring a nation against you from afar [the District of CRIMINALS], from the end of the earth, as swift as the eagle flies [the American Eagle], a nation whose language [LEGALESE] you will not understand, a nation of fierce [coercive and fascist] countenance, which does not respect the elderly [assassinates them by denying them healthcare through bureaucratic delays on an Obamacare waiting list] nor show favor to the young [destroying their ability to learn in the public FOOL system]. And they shall eat the increase of your livestock and the produce of your land [with “trade or business” franchise taxes], until you [and all your property] are destroyed [or STOLEN/CONFISCATED]; they shall not leave you grain or new wine or oil, or the increase of your cattle or the offspring of your flocks, until they have destroyed you.

[Deut. 28:43-51, Bible, NKJV]

The above CURSE and its overall effect on society is described in:

How Scoundrels Corrupted Our Republican Form of Government, Family Guardian Fellowship

<https://famguardian.org/Subjects/Taxes/Evidence/HowScCorruptOurRepubGovt.htm>

Citizenship, Domicile, and Tax Status

12. From a governmental perspective, the result of the above course is SOCIALISM, as described in:

Socialism: The New American Civil Religion, Form #05.016

<https://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf>

13. The STATUS of the Social Security Number or Taxpayer Identification Number under 26 C.F.R. §301.6109-1(g)(1) at any given time ALWAYS reflects WHICH side of the above diagram a particular “taxpayer” is.

14. The STATUS of the Social Security Number and Taxpayer Identification Number can change on an ANNUAL basis simply based on HOW the “taxpayer” files their tax return. They can file FOREIGN one year and DOMESTIC the next. The SSN/TIN is the “franchise mark” that acts as a license to use or consume GOVERNMENT/PUBLIC property. See:

Social Security Administration “franchise” is the license number, FTSIG

<https://ftsig.org/history/ssa-franchise-is-the-license-number/>

15. At the beginning of each year, the IRS PRESUMES the DEFAULT status of DOMESTIC for every number. This PREJUDICIAL presumption is a violation of due process of law and results in IDENTITY THEFT as described in:

Identity Theft Affidavit, Form #14.020

https://sedm.org/Forms/14-PropProtection/Identity_Theft_Affidavit-f14039.pdf

Citizenship, Domicile, and Tax Status

16. CIVIL STATUTORY FRANCHISE statuses on the right side of the diagram are civil franchises granted by Congress that are NOT authorized by the Constitution and therefore UNCONSTITUTIONAL. They represent an UNCONSTITUTIONAL COMMERCIAL INVASION of the states in violation of Article 4, Section 4 of the Constitution. As such, they are public offices within the national government. They are also sometimes called “legal statuses” or “tax statuses” or “civil statuses” by the courts. Those not seeking office and not wishing to commit Biblical idolatry in doing so should not claim any of these statuses. See:

Government Instituted Slavery Using Franchises, Form #05.030

<https://sedm.org/Forms/05-MemLaw/Franchises.pdf>

17. ANYONE born or naturalized in the United States* (the country) can lawfully pursue a FOREIGN tax status on the left above. For a detailed list of who can lawfully do this, see:

Summary of Different Types of American Nationals, FTSIG

<https://ftsig.org/summary-of-different-types-of-american-nationals/>

18. The sophistry and deception described in the above diagram to convert YOUR status from PRIVATE to PUBLIC without your knowledge is ALSO applied to convert your PROPERTY from PRIVATE to PUBLIC to fool you into donating it to the government. That PROPERTY SCAM is described in:

Property View of Income Taxation Course, Form #12.046

<https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf>

19. For an EXHAUSTIVE description of how to apply knowledge of the above diagram to LAWFULLY AVOIDING income taxation, remaining ENTIRELY FOREIGN and PRIVATE, see:

Foreign Tax Status Information Group (FTSIG) Website

<https://ftsig.org>

Federal Citizenship Statuses Diagram

"The term 'United States' may be used in any one of several senses. 1) It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. 2) It may designate the territory over which the sovereignty of the United States extends, or 3) it may be the collective name of the states which are united by and under the Constitution." [Numbering Added]

[\[Hooven & Allison Co. v. Evatt, 324 U.S. 652, \(1945\)\]](#)

- **The options from above are:**
 - **US¹ - Context used in matters describing our sovereign country within the family of nations.**
 - **US² - Context used to designate the territory over which the Federal Government is sovereign.**
 - **US³ - Context used regarding the sovereign states of the Union united by and under the Constitution.**
- **Now lets put the various federal statutory citizenship statuses into a diagram to make their relationships crystal clear starting on the next page:**

Federal Citizenship Statuses Diagram

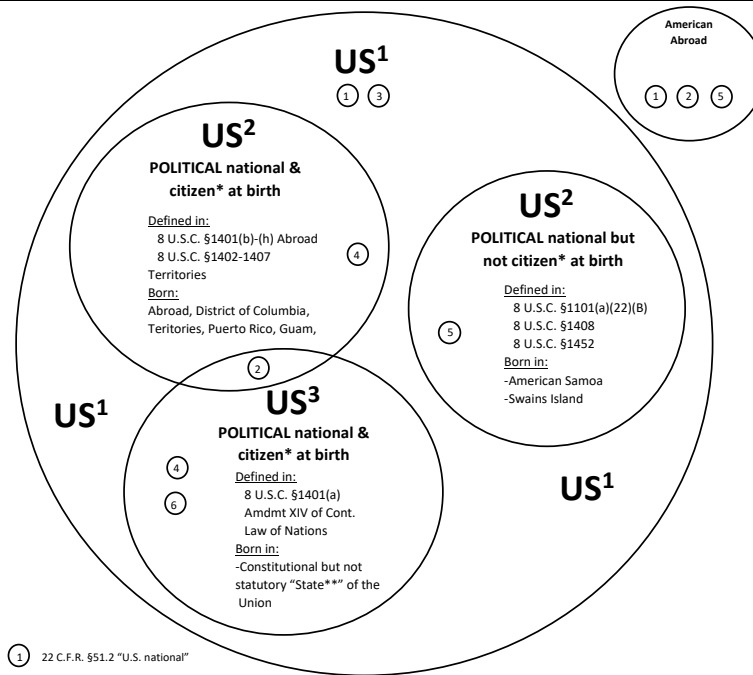
FEDERAL POLITICAL CITIZENSHIP STATUSES

"The term 'United States' may be used in any one of several senses. 1) It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. 2) It may designate the territory over which the sovereignty of the United States extends, or 3) it may be the collective name of the states which are united by and under the Constitution." [Numbering Added] [Hooven & Allison Co. v. Evatt, 324 U.S. 652 (1945)]

US¹-Context used in matters describing our sovereign country within the family of nations.

US²-Context used to designate the territory over which the Federal Government is exclusively sovereign.

US³-Context used regarding sovereign states of the Union united by and under the Constitution.



① 22 C.F.R. §51.2 "U.S. national"

② 8 U.S.C. §1401 "national & citizen* of the United States at birth"

③ 8 U.S.C. §1101(a)(22)-"national of the United States**"

④ 8 U.S.C. §1101(a)(22)(A)-"citizen* of the United States**"

⑤ 8 U.S.C. §1101(a)(22)(B)-"person who, though not a citizen of the United States, owes permanent allegiance to the United States ^{1st}"

⑥ Federal Common law "national". See Perkins v. Elg, 307 U.S. 325 (1939). NOT a "national of the United States" under 8 U.S.C. §1101(a)(22) UNLESS all "United States" used there means the CONSTITUTIONAL "United States" and excludes federal territory AND "citizen" excludes 8 U.S.C. §1401 and 26 C.F.R. §1.1-1(c) "citizens".

How do I become a “national” or “state national”?

- If you were born in a state of the Union or outside the country to parents, at least one of whom was a “state national” or a “national” and you didn’t “expatriate” your citizenship, then:

YOU ALREADY ARE a “national” or “state national”!

- Even if you were born in the federal zone and started out as a POLITICAL/TERRITORIAL citizen, if you change your domicile to be outside the federal zone in a state of the Union, you become a “national” or a “state national” and lose your statutory citizen status.

How do I become a “national” or “state national”? (cont.)

- You must have a civil domicile in a place to be subject to the CIVIL laws of that place. Therefore, you cannot be “subject to the [legislative STATUTORY] jurisdiction” of the federal United States unless you have a civil domicile on federal territory. See:
Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Domicile.pdf>
- How can you inform the government that you have this status and get proof of it?
 - Apply for a U.S. passport as a “national”. Do a Freedom of Information Act Request for the DS-11 passport application and ask to have it certified. Keep that in a safe place as evidence
 - Register to vote as a “national” and have the registration form notarized and keep that as evidence. We have a sample application on the Family Guardian website
 - Serve on jury duty as a “national” by filling out the jury summons indicating that you are a “national” and a constitutional “citizen of the United States” under the Fourteenth Amendment but not a statutory “citizen of the United States” under 8 U.S.C. §1401
 - Petitioning your state court for a declaratory judgment to declare you a “national of _____”, where the underline is the name of your state

How do I become a “national” or “state national”? (cont.)

- **For further information on correcting government records to reflect your true status as a “national”, see:**
 - **Developing Evidence of Citizenship and Sovereignty**, Form #12.002
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/LibertyU/DevEvidenceOfCitizenship.pdf>
 - **Legal Notice of Change in Domicile/Citizenship Records and Divorce from the United States**, Form #10.001
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/10-Emancipation/NotDivorce.pdf>
 - **Sovereignty Forms and Instructions Online**, Form #10.004, Instruction #3.13:
<http://famguardian.org/TaxFreedom/Instructions/3.13ChangeUSCitizenshipStatus.htm>
 - **Sovereignty Forms and Instructions Manual**, Form #10.005, Section 2.5.3.13:
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
 - **Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien**, Form #05.006
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/WhyANational.pdf>

“state nationals” and Federal Taxes

- “nationals” or “state nationals” are “[non-residents](#)”
- If “nationals” are present in the “United States**” (whether physically or legally), then they are also “nonresident aliens” under [26 U.S.C. §7701\(b\)\(1\)\(B\)](#) if lawfully serving in a public office.
- “nationals” or “state nationals” file the [form 1040NR](#). It says “[U.S. national](#)” on the [1040NR form](#), but “nationals” have the same rights as “U.S. nationals”, even though they are not exactly the same
- “nationals” and “state nationals” pay taxes as follows:
 - “[gross income](#)” which is “effectively connected with a [trade or business](#) in the [federal] United States” under [26 U.S.C. §871\(b\)](#). This is a graduated rate income tax. “trade or business”=public office
 - “[gross income](#)” from “within the [federal] [United States](#)” not connected with a “[trade or business](#)” at a flat rate of 30% under [26 U.S.C. §871\(a\)](#). This would include mainly Social Security and other federal “entitlements”

“state nationals” and Federal Taxes

- **BUT(!):**
 - One cannot earn “gross income” until they first earn “income”, and the Supreme Court has never defined “income” to mean anything other than “profit”, because the income tax is an indirect excise tax on corporate privileges associated with foreign commerce and defined in 26 U.S.C. §7001!
 - 26 U.S.C. §872(a) says only earnings from the “United States”, which is the District of Columbia, are subject to tax.
 - 26 C.F.R. §1.872-2(f) says that “nonresident aliens” with no “trade or business” earnings earn no reportable “gross income”

“state nationals” and Federal Taxes

- **“state nationals” who have no earnings from the “United States****” (government) or connected to an excise taxable activity called a “trade or business” under 26 U.S.C. §871:**
 - Are “nontaxpayers” not subject to the Internal Revenue Code or the jurisdiction of any federal court in the context of their earnings
 - Cannot use the IRS form W-4 without committing perjury under penalty of perjury, which is a crime
 - Are not “liable” to deduct “kickbacks” on their earnings
 - Are not required to file the form 1040NR. See:

1040NR Attachment, Form #09.077

<https://sedm.org/Forms/09-Procs/1040NR-Attachment.pdf>

- Need not withhold:

Title 26

PART 31—EMPLOYMENT TAXES AND COLLECTION OF INCOME TAX AT SOURCE

Subpart E—Collection of Income Tax at Source

§ 31.3401(a)(6)-1 Remuneration for services of nonresident alien individuals.

(b) Remuneration for services performed outside the United States. Remuneration paid to a nonresident alien individual (other than a resident of Puerto Rico) for services performed outside the United States is excepted from wages and hence is not subject to withholding.

Reasons For Correcting Government Citizenship Records

- The main reason to correct government records containing false information about our citizenship are the following:
 - Restoring one's sovereignty. Under the Foreign Sovereign Immunities Act, [28 U.S.C. §1603\(b\)](#) and under [28 U.S.C. §1332\(c\)](#) and (d), a legal person *cannot* be classified as an agency or instrumentality of a foreign state if they are a citizen of a [federal] state of the United States, meaning a person born in a federal territory, possession, or the District of Columbia as defined in [4 U.S.C. §110\(d\)](#). This conclusion is also confirmed on the Department of State website at: http://travel.state.gov/law/info/judicial/judicial_693.html
 - Removing oneself from some aspect of federal legislative jurisdiction. A “citizen” under federal law, is defined as a person subject to federal jurisdiction. This is covered in [Great IRS Hoax](#), Form #11.302, Section 4.11.2, for instance.
 - Making sure that a person's domicile cannot be involuntarily moved to the District of Columbia. Both [26 U.S.C. §7701\(a\)\(39\)](#) or [26 U.S.C. §7408\(d\)](#) allow that a person who is a “citizen” or a “resident” under the Internal Revenue Code, should be treated as having a domicile in the District of Columbia for the purposes of federal jurisdiction. Since kidnapping is illegal under [18 U.S.C. §1201](#), then a person who is not a “citizen or resident” under federal law needs to take extraordinary efforts to ensure that their citizenship is not misunderstood or misconstrued by the federal government by going back and making sure that all federal forms which indicate one's citizenship status are truthful and unambiguous. The process of correcting government forms relating to citizenship is described in section 4.5.3.13 of the [Sovereignty Forms and Instructions Manual, Form #10.005](#).

CITIZENSHIP WARNING

- **WARNING**: Citizenship is NOT the major factor determining tax liability. The major factors are:
 - “domicile”: See:
Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/Domicile.pdf>
 - Any “elections” you make, which are an act of consent.
See:
Catalog of Elections in the Internal Revenue Code**, SEDM (Member Subscriptions)
<https://sedm.org/catalog-of-elections-in-the-internal-revenue-code/>

CITIZENSHIP WARNING

- The excise taxable “activities” and franchises one voluntarily and KNOWINGLY CONSENTS to engage in.

See, for instance:

- » *The “Trade or Business” Scam*, Form #05.001

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/TradeOrBusScam.pdf>

- » **Great IRS Hoax**, Form #11.302, Sections 5.1 through 5.1.11

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm>

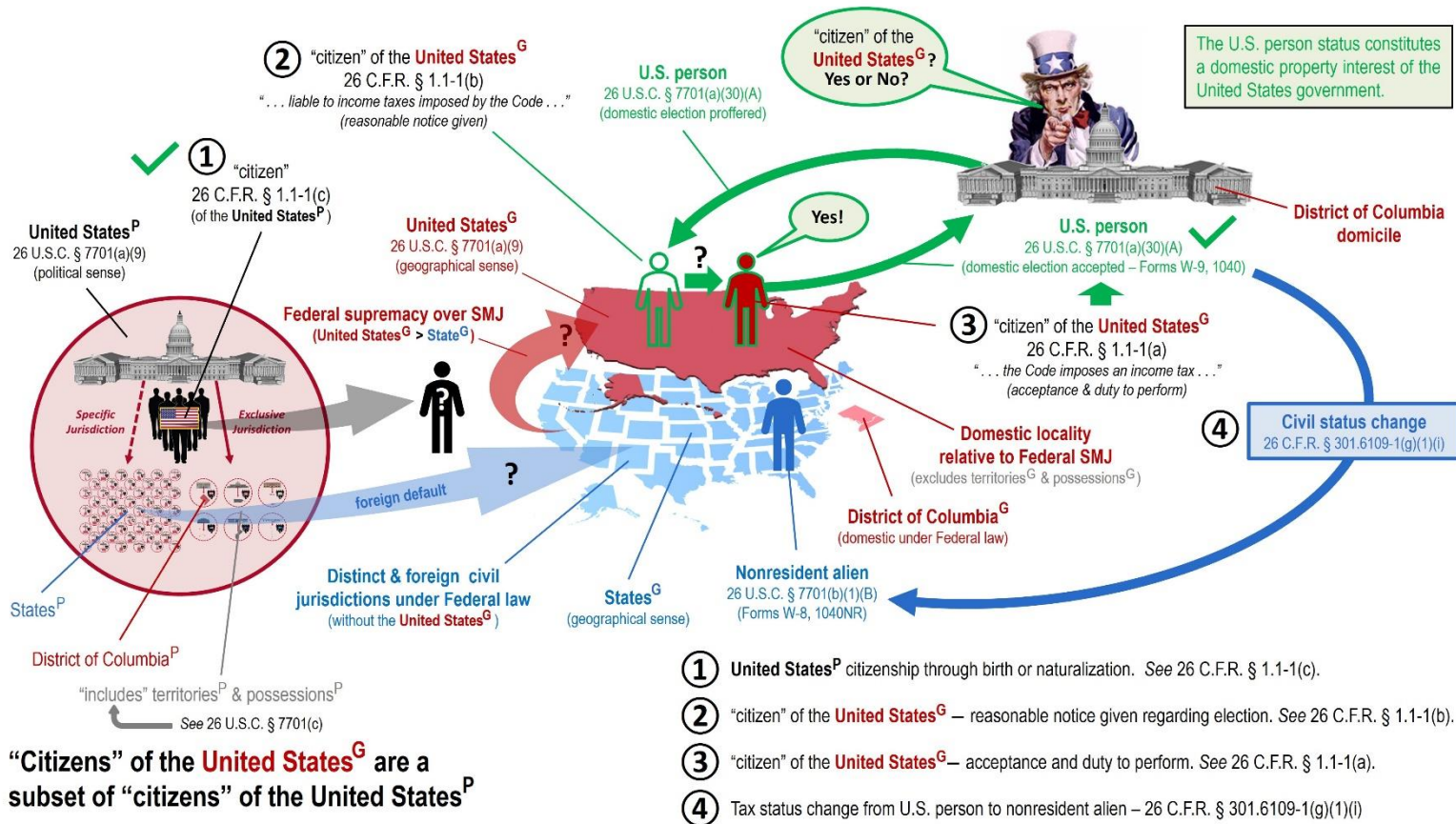
CITIZENSHIP WARNING

- How we describe our citizenship is affected by our choice of domicile, but CIVIL domicile and not POLITICAL citizenship is the origin of our tax liability
 - A person born in a place who also has a domicile there is called a “citizen**+D”. If that place is the federal zone and no part of a state of the Union, he or she is a CIVIL STATUTORY “U.S.** citizen**+D”.
 - A person born in a place who does NOT have a domicile there is:
 - » A “national” pursuant to 8 U.S.C. §1101(a)(21).
 - » A “national of the United States” pursuant to 8 U.S.C. §1101(a)(22).
 - » A “nonresident alien” under 26 U.S.C. §7701(b)(1)(B). See:
Proof that American Nationals are Nonresident Aliens, Form #09.081
<https://sedm.org/Forms/09-Procs/ProofAnNRA.pdf>
 - » Not a CIVIL STATUTORY “citizen**+D” (26 C.F.R. §1.1.-1(a) or (b)) or “U.S. person” (26 U.S.C. §7701(a)(30)).

CITIZENSHIP WARNING

- IRS is COUNTING on your apathy and legal ignorance to make an INVOLUNTARY and SELF-DESTRUCTIVE “election” to allow yourself to be treated AS IF you are a CIVIL STATUTORY “citizen**+D” (26 C.F.R. §1.1.-1(a) or (b)) or “U.S. person” (26 U.S.C. §7701(a)(30)).
- When you make this SUICIDAL and STUPID election, you give the IRS an ERECTION! See;
The Problem in Modern Day America, SEDM
<https://sedm.org/the-problem-in-modern-day-america/>
- Therefore, anyone who promises to eliminate your tax liability by changing or correcting your NATIONALITY rather than your DOMICILE is simply mistaken and you should NOT listen to them!

How you **ELECT** CIVIL Privileged “U.S. person” Status



How you ELECT CIVIL Privileged “U.S. person” Status

- For a fascinating conversation with an AI chatbot about how the above process works, see:

AI DISCOVERY: How being privileged as an alien or consenting as an American National affects your constitutional rights, FTSIG

<https://ftsig.org/ai-discovery-how-being-privileged-as-an-alien-or-consenting-american-national-affects-your-constitutional-rights/>

Conclusions

- Government is a business that delivers only ONE product: protection.
- Like any business, they should not have a monopoly on the product they deliver nor should they be able to FORCE you to become their “customer”.
- The U.S. Supreme Court has described that act of becoming a STATUTORY “citizen” as the most voluntary of acts. It cannot be voluntary if they won’t both recognize and protect your right to NOT volunteer.
- Those who have NOT “volunteered” are legislatively foreign under the civil statutory franchise code and therefore “sovereign” and STATUTORY “non-resident non-persons” (Form #05.020).
- Citizenship has been deliberately obfuscated to make it difficult for the average American to UNVOLUNTEER. This needless complication has produced much confusion in the freedom community.
- Citizenship is the most important legal subject you can learn. We hope that this presentation forms an excellent starting point for your own research on this subject.

DIGGING DEEPER

- ***Citizenship Status v. Tax Status***, Form #10.011-summary of the information in this pamphlet
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/10-Emancipation/CitizenshipStatusVTaxStatus/CitizenshipVTaxStatus.htm>
- ***Why You are a Political Citizen but Civil Non-Citizen, National, and Nonresident Alien***, Form #05.006
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/05-MemLaw/WhyANational.pdf>
- ***Citizenship, Domicile, and Tax Status Options***, Form #10.003 –use this in court to describe your civil status
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/10-Emancipation/CitDomTaxStatusOptions.pdf>
- ***Affidavit of Citizenship, Domicile, and Tax Status***, Form #02.001 –attach this to all communications with government
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/02-Affidavits/AffCitDomTax.pdf>

Get FREE and SOVEREIGN!

- If you want to apply what you have learned here to your specific situation to becoming FREE and SOVEREIGN, then we recommend:
 - *Path to Freedom*, Form #09.015
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Forms/09-Procs/PathToFreedom.pdf>
 - *SEDM Liberty University*: Complete free curricula on freedom and sovereignty
<http://sedm.org/LibertyU/LibertyU.htm>
 - *Sovereignty Forms and Instructions Online*, Form #10.004
<http://famguardian.org/TaxFreedom/FormsInstr.htm>
 - *Sovereignty Forms and Instructions Manual*, Form #10.005
<http://sedm.org/Forms/FormIndex.htm>
 - *Sovereignty for Police Officers*, Form #12.022
SLIDES: <http://sedm.org/Forms/FormIndex.htm>
VIDEO: <https://www.youtube.com/watch?v=qFDWYLVWiE1I>

Sovereignty Education and Defense Ministry (SEDM)

- **Founded in 2003**
- **A non-profit Christian/religious ministry**
- **Mission statement found at:**
About Us Page, <http://sedm.org/Ministry/AboutUs.htm>
- **SEDM Articles of Mission, Form #01.004 available at:**
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <http://sedm.org/Ministry/SEDMArticlesPublic.pdf>
- **Managed by a board of ordained ministers**
- **Ministry offerings are completely consistent with materials found on the [Family Guardian Website](#)**
- **Educational course materials available only to “members”, who must be “[non-residents](#)” and “[nontaxpayers](#)” not engaged in a “[trade or business](#)” and who believe in God**
- **All educational materials obtained online only**

Sovereignty Education and Defense Ministry (SEDM)

- Signed **[Membership Agreement, Form #01.001](#)** required to join or obtain any ministry offerings
- Based out of (but NOT **[domiciled](#)** in) Canada and outside of jurisdiction of United States government
- Focus exclusively on HUMAN BEINGS and not **[civil statutory “persons”](#)** or **[businesses](#)**
- See the **[“About Us” page](#)** for further details on the ministry
- See our Frequently Asked Questions Page, which answers most questions to or about us:
 - **<http://sedm.org/FAQs/FAQs.htm>**

Sovereignty Education and Defense Ministry (SEDM)

- **WE DO NOT:**

- Interact directly with the IRS on your behalf
- Offer asset protection, trusts, or corporation soles
- “Represent” anyone using IRS 2848 Power of Attorney forms
- Prepare or advise in the preparation of tax returns for anyone
- Offer educational materials or services to “[taxpayers](#)”, “[U.S. citizens](#)”, “[U.S. persons](#)”, “U.S. residents”, or any instrumentality of the federal government, including especially “[public officers](#)”
- Provide legal advice or representation (but do provide “assistance of counsel”). See our memorandum on *Unlicensed Practice of Law*, Form #05.029
- Connect ourselves with a “[trade or business in the United States](#)”
- Offer any kind of investment or “[tax shelter](#)” or engage in any kind of commerce
- Engage in factual or actionable speech. All of our offerings constitute religious beliefs and opinions that are not admissible as evidence pursuant to [Federal Rule of Evidence 610](#). Only you can make them admissible as evidence by signing them under penalty of perjury as part of an affidavit
- Advocate or endorse any of the Flawed Tax Arguments identified by the courts in the following document:

Flawed Tax Arguments to Avoid, Form #08.004

FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>

DIRECT LINK: <http://sedm.org/Forms/08-PolicyDocs/FlawedArgsToAvoid.pdf>

Getting Connected: Resources

- **Ministries**
 - Family Guardian Website: <http://famguardian.org>
 - Sovereignty Education and Defense Ministry (SEDM): <http://sedm.org>
 - Foreign Tax Status Information Group (FTSIG): <https://ftsig.org>
 - Nike Research: <http://nikeinsights.famguardian.org/>
 - Sheldon Emry Memorial Library: <http://sheldonemrylibrary.famguardian.org/>
 - Constitution Research: <http://constitutionresearch.org>
 - Ben Williams Library: <http://www.benwilliamslibrary.com/>
 - John Weaver Library: <http://johnweaverlibrary.famguardian.org/>
- **Organizations:**
 - We the People Foundation for Constitutional Education:
<http://givemeliberty.org>
- **Legal Research Sources**
 - Legal Research Sources:
<http://famguardian.org/TaxFreedom/LegalRef/LegalResrchSrc.htm>
 - Legal Research DVD-very complete legal reference library on one DVD. Includes all titles of U.S.C., regulations, organic documents, etc.
<http://sedm.org/ItemInfo/Disks/LegalResearchDVD.htm>
 - Cornell University Legal Information Institute (LII): <http://www.law.cornell.edu/>
 - Code of Federal Regulations (CFR): <http://law.justia.com/us/cfr/>
 - FindLaw: <http://www.findlaw.com/>